SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA



ITEM: 3.91 (ID # 25464) MEETING DATE: Tuesday, July 30, 2024

Kimberly A. Rector

Clerk of the Board

FROM: TLMA-TRANSPORTATION

SUBJECT: TRANSPORTATION AND LAND MANAGEMENT AGENCY/TRANSPORTATION: Approve Addenda to the Plans and Specifications, Accept the Low Bid and Award the Contract for the Construction of the Slurry Seal and Curb Ramp Accessibility Project for Fiscal Year 2024/25 at various locations; Districts 1, 2, and 3. [\$5,596,310 Total Cost - Local Funds 100%] (Companion Item to MT Item 25487)

RECOMMENDED MOTION: That the Board of Supervisors:

- 1. Approve two addenda to the plans and specifications issued prior to the May 22, 2024, bid opening;
- 2. Waive any and all immaterial irregularities and accept the low bid of American Asphalt South, Inc. (American Asphalt South) of Riverside, California in the amount of \$5,596,310;
- 3. Award the contract to American Asphalt South and authorize the Chair of the Board to execute the contract documents; and
- 4. Approve the project proposed budget as shown on Attachment "A".

ACTION:4/5 Vote Required, Policy

| Denmis Acuna, Director of Leansportation 7/3/2024

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Gutierrez, seconded by Supervisor Perez and duly carried by unanimous vote, IT WAS ORDERED that the above matter is approved as recommended.

Ayes:

Jeffries, Spiegel, Washington, Perez and Gutierrez

Nays:

None

Absent:

None

Date:

July 30, 2024

XC:

Trans.

(Companion Item: 3.93)

Page 1 of 4 ID# 25464 3.9*

SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

| FINANCIAL DATA | Current Fiscal Year: | Next Fiscal Year: | Total Cost: | Ongoing Cost | | |
|---|----------------------|------------------------|---------------|-----------------------|--|--|
| COST | \$ 5,596,310 | \$0 | \$ 5,596,310 | \$0 | | |
| NET COUNTY COST | \$0 | \$0 | \$0 | \$ 0 | | |
| Gas Tax/SB-1 (12.2%), Riverside (0.7%) | | rn (87.1%), and City c | | Budget Adjustment: No | | |
| There are no General F | unds used in this p | roject. | For Fiscal Ye | ar: 24/25 | | |

C.E.O. RECOMMENDATION: Approve

BACKGROUND:

Summary

By Minute Order dated April 30, 2024 (Agenda Item 3.61), the Board of Supervisors authorized the Clerk of the Board to advertise for the construction of the Slurry Seal and Curb Ramp Accessibility Project for Fiscal Year 2024/25 at various locations in the 1st, 2nd, and 3rd Supervisorial Districts within the communities of Woodcrest, Highgrove, La Sierra / Lake Mathews, Temescal Canyon, Temescal Valley, North Lake Elsinore, Murrieta Hot Springs, Morgan Hill, French Valley, Romoland, and areas near the City of Hemet. The specific roads are listed in "Attachment 1."

The slurry seal project consists of slurry seal, micro-surfacing, and chip seal treatments based on the existing pavement conditions. The slurry seal treatment consists of an application of a mixture of asphalt emulsion, aggregates, water and other additives placed over the existing asphalt pavement surface. This work includes road cleaning, crack repair, crack sealing, asphalt concrete repairs, application of seal coat treatment, installation of new thermoplastic crosswalks, replacement of striping, pavement markings and raised pavement markers. All roads will be swept several times at specified intervals after the slurry has been applied.

The micro-surfacing treatment is similar to the slurry seal except it uses polymer modified and fast setting asphalt emulsion allowing thicker layers to be placed. The thick layer application allows to fill in ruts commonly found on roadways with light to moderate truck traffic.

The chip seal treatment consists of an application of asphalt emulsion and then followed by a layer of chip or small crushed rock (screenings). The treatment provides a skid resistant wearing surface and seals minor cracks, and it is generally used for low volume rural roads.

This project also proposes to reconstruct or upgrade eighty-two (82) existing concrete curb ramps at various locations within the 1st, 2nd, and 3rd Districts, as part of the Transportation Department goal to provide safe and usable pedestrian facilities for all pedestrians and to comply with the Title II of the Americans with Disabilities Act (ADA) requirements. As part of the ADA requirement, curb ramps must be upgraded when adjoining roads are altered through

SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE. STATE OF CALIFORNIA

resurfacing or placement of a thick layer of seal coat. The specific curb ramp locations are listed in "Attachment 2."

The curb ramp accesibility work will consist of modifying or removing existing concrete curb ramps and placing back ADA compliant concrete curb ramps. Certain curb ramps will be upgraded by installing yellow detectable warning devices (series of small bumps or truncated domes) and making repairs to street landing slopes to meet ADA compliance. Detectable warning devices are used to alert pedestrians who are blind or visually impaired that there is vehicle traffic nearby.

During the advertisement period, two addenda were issued to all registered plan holders as a supplement to the plans and specifications. Bidders were required to acknowledge and take into account the issued addenda on their contractor's Bid in order to be considered for award.

The addenda were issued to clarify and modify the approved contract documents. The addenda increased costs; thus a 4/5ths vote is required. The addenda are attached and designated as Addendum No. 1 and Addendum No. 2.

The County of Riverside Transportation Department recommends award of the following schedules of work in the Contract amount of \$5,596,310:

Base Bid Schedule:

Slurry Seal and associated work

Alternative Bid Schedule 1: Curb Ramps and associated work

Alternative Bid Schedule 2: Repair of Existing Asphalt Concrete Surfaces

Alternative Bid Schedule 3: Slurry Seal and associated work, City of Riverside

The City of Riverside has accepted the bid prices proposed by American Asphalt South for alternative bid schedule 3. Therefore, a reimbursement agreement between the City of Riverside and County of Riverside is being submitted to the Board of Supervisors for approval concurrent with the award of this project.

The contractor, American Asphalt South is qualified to perform the work as outlined in the bid, has executed the Contract, and has provided bonds and insurance documents that meet the requirements of the Contract.

Project Numbers:

D5-0006, D5-0007, D5-0008 (Slurry Seal District 1, 2, and 3)

D5-0011, D5-0012, D5-0013 (Curb Ramps District 1, 2, and 3)

Impact on Residents and Businesses

The Slurry Seal treatment will extend the life of the pavement thereby reducing the need for more extensive types of resurfacing that can be up to ten times more costly.

The reconstruction of curb ramps is expected to improve the access and safety of disabled persons using the pedestrian facilities along the roadways. In addition, bringing the curb ramps

SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

up to current accessibility standards contributes toward fulfilling the County Transportation Department's goals as stated in its ADA Self-Evaluation and Transition Plan as required by Title II of the Americans with Disabilities Act (ADA).

The work is expected to begin in mid-August of 2024 and will take approximately four months to complete.

SUPPLEMENTAL:

Additional Fiscal Information

The Contract is recommended to be awarded to American Asphalt South for the total amount of \$5,596,310. The slurry seal and curb ramps accessibility Contract is funded with Gas Tax/SB-1, Measure A/Western, and City of Riverside funds.

The proposed budget as shown on Attachment "A" includes Contract award amount and other associated costs. There are no General Funds used in this project.

Contract History and Price Reasonableness

Five bids were received on Wednesday May 22, 2024, ranging from \$5,596,310 to \$8,125,032.

The basis for the selection of a contractor is the lowest responsive and responsible bid. The lowest responsive and responsible bid was submitted by American Asphalt South in the amount of \$5,596,310 which is \$531,664 (8.7%) below the Engineer's Estimate.

The Transportation Department recommends the award of the contract to American Asphalt South in the amount of \$5,596,310.

ATTACHMENTS:

Vicinity Map

Attachment "1" - List of Roads

Attachment "2" - List of ADA Ramps

Attachment "A"

Summary of Bids

Addendum No. 1

Addendum No. 2

Contract/Bonds/Insurance

Contractor's Bid Proposal

Jason Farin Principal Management Analyst 7/24/2024 Aaron Gettis, Chief of Deput Counsel 7/18/2024

Contract

THIS CONTRACT is entered into at Riverside, California as of the date set forth below is between County of Riverside hereafter called "County" and American Asphalt South, Inc., hereafter called "Contractor".

WITNESSETH

Recitals:

- 1. Contractor has submitted to County his Contractor's Proposal for the construction of County Project, Slurry Seal and Curb Ramp Accessibility Project, For Fiscal Year 2024-2025, District 1, Project No. D5-0006, D5-0011, District 2, Project No. D5-0007, D5-0012, District 3, Project No. D5-0008, D5-0013, in strict accordance with the Contract Documents identified below and County has accepted said Proposal.
- 2. Contractor states that he has reexamined his Contractor's Proposal and found it to be correct, has ascertained that his subcontractors are properly licensed and possess the requisite skill and forces, has reexamined the site and Contract Documents and is of the opinion that he can presently do the work in accordance with the Contract Documents for the money set forth in his Proposal to be paid as provided in the Contract Documents.

Agreement:

It is agreed by the parties as follows:

1. Contract Documents

The entire Contract consists of the following: (a) The Construction Contract, (b) The Notice to Bidders. (c) The Instruction to Bidders, (d) The Bid, (e) The Bid Bond, (f) The Payment Bond, (g) The Performance Bond, (h) The General Conditions, (i) The Special Provisions, (j) The Standard Specifications of the State of California Department of Transportation edition of 2018 as modified in other portions of the Contract Documents and as amended by the State of California Department of Transportation, (k) The Standard Plans of the Department of Transportation identified on the plans or in the Special Provisions, (1) The Plans, (m) Addenda (two), (n) The Determination of Prevailing Wage Rates for Public Works, (o) Any Change Orders issued, and (p) Any additional or supplemental specifications, notice, instructions and drawings issued in accordance with the provisions of the Contract Documents. All of said Documents presently in existence are by this reference incorporated herein with like effect as if here set forth in full and upon the proper issuance of other documents they shall likewise be deemed incorporated. The Bid Bond is exonerated upon execution of this Contract and the Payment Bond and Performance Bond.

2. The Work

Contractor shall do all tasks necessary to construct the work generally described in Recital No. 1 in accordance with the Contract Documents.

3. Prosecution, Progress and Liquidated Damages

Attention is directed to the provisions in Section 8-1.04, "Start of Job Site Activities", Section 8-1.05, "Time", and in Section 8-1.10 "Liquidated Damages" of the Standard Specifications and these Special Provisions.

Standard Specification Section 8-1.04B, "Standard Start" is modified to read as follows:

The Contractor shall begin work within <u>fifteen (15)</u> calendar days, or as revised in the Special Provisions, of the date stated within the written "Notice to Proceed".

The Contractor shall notify the Engineer, in writing, of the Contractor's intent to begin work at least 72 hours before work is begun. If the project has more than one (1) location of work, Contractor shall submit a separate notice for each location. The notice shall be delivered to the Transportation Department's Construction Engineer and shall specify the date the Contractor intends to start at said location.

Should the Contractor begin work in advance of receiving a written "Notice to Proceed", any work performed by the Contractor in advance of the date stated in the "Notice to Proceed" shall be considered as having been done by the Contractor at his own risk and as a volunteer and subject to the following:

- A. The Contractor shall, on commencing operations, take all precautions required for public safety and shall observe all the provisions in the Specifications and the Special Provisions.
- B. All work done according to the Contract, prior to the issuance of the "Notice to Proceed", will be considered authorized work and will be paid for as provided in the contract.
- C. The Contractor shall not be entitled to any additional compensation or an extension of time for any delay, hindrance or interference caused by or attributable to commencement of work prior to the issuance of the "Notice to Proceed".

4. Compensation

Contractor shall be paid in the manner set forth in the Contract Documents the amount of his Proposal as accepted by County, the above rates, subject to additions and deductions as provided in the Contract Documents. Said Proposal is on file in the Office of the Clerk of the Board of Supervisors of County.

Page 2 of 6

Slurry Seal and Curb Ramp Accessibility Project For Fiscal Year 2024-2025

District 1, Project No. D5-0006, D5-0011 District 2, Project No. D5-0007, D5-0012 **District 3, Project No. D5-0008, D5-0013**

Contract

| ITEM No. | ITEM CODE | ITEM | Like Bid Items | UNIT | ESTIMATED QUANTITY | ITEM PRICE (IN FIGURES) | TOTAL (IN FIGURES) |
|-------------|--------------|---|-------------------|------|--------------------|----------------------------|-----------------------|
| BASE | BID SCHE | DULE 1 - Slurry Seal Project | | | | | |
| 1 | 374207 | CRACK TREATMENT (ROUT AND SEAL RANDOM CRACKS) | | LS | 1 | 642,183.50 | 642,183.50 |
| 2 | 150716 | REMOVE PAINTED TRAFFIC STRIPE, PAVEMENT MARKING, AND PAVEMENT MARKERS | | LS | 1 | 170,790.00 | 170,790.00 |
| 3 | 128650 | PORTABLE CHANGEABLE MESSAGE SIGN | | EA | 6 | 4,500.00 | 27,000.00 |
| 4 | 375001 | SCREENINGS | Like 1 | SQYD | 49,800 | 4.20 | 209,160.00 |
| 5 | 377501 | SLURRY SEAL [TYPE 1] | Like 2 | TON | 4,358 | 273.75 | 1,193,002.50 |
| 6 | 377501 | SLURRY SEAL [TYPE 2] | Like 3 | TON | 3,116 | 246.05 | 766,691.80 |
| 7 | 378000 | MICROSURFACING 2 | | TON | 3,457 | 236.90 | 818,963.30 |
| 8 | 840519(F) | THERMOPLASTIC CROSSWALK AND PAVEMENT MARKING | Like 4 | SQFT | 38,430 | 7.10 | 272,853.00 |
| 9 | 840656(F) | PAINT TRAFFIC STRIPE (2-COAT) | Like 5 | LF | 268,000 | 0.58 | 155,440.00 |
| 10 | 850102(F) | PAVEMENT MARKER (RETROREFLECTIVE) | Like 6 | EA | 4,900 | 4.75 | 23,275.00 |
| 11 | 010602 | MISCELLANEOUS DIRECTED WORK | | FA | 1 | 180,000.00 | 180,000.00 |
| 12 | 010601 | OBTAIN ENCROACHMENT PERMIT | | FA | 1 | 20,000.00 | 20,000.00 |
| 13 | 033901 | MICRO-MILL ASPHALT CONCRETE (4-FT WIDE) | | LF | 6,986 | 3.30 | 23,053.80 |
| 14 | 033902 | MICRO-MILL ASPHALT CONCRETE (FULL WIDTH) | | SQFT | 270,600 | 0.24 | 64,944.00 |
| 15 | 066061 | CONSTRUCTION ZONE ENHANCEMENTENFORCEMENT PROGRAM (COZEEP) | | FA | 1 | 100,000.00 | 100,000.00 |

BASE BID SCHEDULE 1: ITEMS 1 - 15

Four million, six hundred sixty-seven thousand, three hundred fifty-six dollars

and ninety cents "WORDS"

\$4,667,356.90

Contract (Continued)

| ITEM No. | ITEM CODE | ITEM | Like Bid Items | UNIT | ESTIMATED QUANTITY | ITEM PRICE (IN FIGURES) | TOTAL (IN FIGURES) |
|-------------|--------------|--|-------------------|------|--------------------|----------------------------|-----------------------|
| ALTE | RNATIVE B | D SCHEDULE 1 - Curb Ramp Accessibility Pro | ect | | | | |
| 16 | 150769 | REMOVE ASPHALT CONCRETE | | SQYD | 170 | 69.30 | 11,781.00 |
| 17 | 390130 | HOT MIX ASPHALT | | TON | 114 | 350.00 | 39,900.00 |
| 18 | 017315 | MINOR CONCRETE (CURB RAMP) (CRS 403 - CASE A) | | EA | 33 | 13,125.00 | 433,125.00 |
| 19 | 731623 | MINOR CONCRETE (CURB RAMP) (CASE C) | | EA | 1 | 13,125.00 | 13,125.00 |
| 20 | 731504 | MINOR CONCRETE (CURB AND GUTTER) | | LF | 320 | 116.55 | 37,296.00 |
| 21 | 017303 | MINOR CONCRETE (SPANDREL) (CRS 209) | | SQFT | 1,920 | 44.10 | 84,672.00 |
| 22 | 731656 | CURB RAMP DETECTABLE WARNING SURFACE | | EA | 42 | 1,417.50 | 59,535.00 |
| 23 | 066420 | ADDITIONAL GRINDING AND GROOVING | | EA | 4 | 1,564.00 | 6,256.00 |

ALT BID SCHEDULE 1:: ITEMS 16 - 23

Six hundred eighty-five thousand, six hundred ninety dollars and zero cents "WORDS" \$685,690.00

ALTERNATIVE BID SCHEDULE 2 - Repair of Existing Asphalt Concrete Surfaces

| 24 | 390095 | REPLACE ASPHALT CONCRETE SURFACING | | CY | 300 | 682.50 | 204,750.00 | |
|----|--------|---------------------------------------|--|----|-----|--------|------------|--|
|----|--------|---------------------------------------|--|----|-----|--------|------------|--|

ALT BID SCHEDULE 2:

Two hundred four thousand, seven hundred fifty dollars and zero cents \$204,750.00

ITEM 24

"WORDS"

Contract (Continued)

| ITEM No. | ITEM CODE | ITEM | Like Bid Items | UNIT | ESTIMATED QUANTITY | ITEM PRICE (IN FIGURES) | TOTAL (IN FIGURES) |
|-------------|--------------|---|-------------------|------|--------------------|----------------------------|-----------------------|
| ALTE | RNATIVE BI | D SCHEDULE 3 - Slurry Seal Project, City of Ri | verside | | | | |
| 25 | 374207 | CRACK TREATMENT (ROUT AND SEAL RANDOM CRACKS) | | LS | 1 | 8,500.00 | 8,500.00 |
| 26 | 150716 | REMOVE PAINTED TRAFFIC STRIPE, PAVEMENT MARKING, AND PAVEMENT MARKERS | | LS | 1 | 3,270.00 | 3,270.00 |
| 27 | 375001 | SCREENINGS | Like 1 | SQYD | 2,108 | 4.20 | 8,853.60 |
| 28 | 377501 | SLURRY SEAL [TYPE 1] | Like 2 | TON | 18 | 273.75 | 4,927.50 |
| 29 | 377501 | SLURRY SEAL [TYPE 2] | Like 3 | TON | 42 | 246.05 | 10,334.10 |
| 30 | 840519(F) | THERMOPLASTIC CROSSWALK AND PAVEMENT MARKING | Like 4 | SQFT | 260 | 7.10 | 1,846.00 |
| 31 | 840656(F) | PAINT TRAFFIC STRIPE (2-COAT) | Like 5 | LF | 1,020 | 0.58 | 591.60 |
| 32 | 850102(F) | PAVEMENT MARKER (RETROREFLECTIVE) | Like 6 | EA | 40 | 4.75 | 190.00 |

| ALT BID SCHEDULE 3: | Thirty-eight thousand, five hundred twelve dollars and eighty cents | \$38,512.80 |
|------------------------|---|-------------|
| ITEMS 25 - 32 | "WORDS" | |

| PROJECT | Five million, five hundred ninety-six thousand, three hundred nine | |
|--------------|--|-----------------------|
| TOTAL: | dollars and seventy cents | \$5,596,309.70 |
| ITEMS 1 - 32 | "WORDS" | |

Slurry Seal and Curb Ramp Accessibility Project

For Fiscal Year 2024-2025

District 1, Project No. D5-0006, D5-0011

District 2, Project No. D5-0007, D5-0012

District 3, Project No. D5-0008, D5-0013

IN WITNESS WHEREOF the parties hereto have executed this Contract as of the date set forth below.

| COUNTY OF RIVERSIDE | AMERICAN ASPHALT SOUTH, INC. |
|---|---|
| BY: CHUCK WASHINGTON Chair, Board of Supervisors | BY: Jeff Petty |
| DATED: 7/30/2024 | TITLE: <u>President</u> (If Corporation, affix Seal) |
| ATTEST: | ATTEST: |
| Kimberly A. Rector, Clerk of the Board | d for Tim Griffi |
| BY: Maomy li | TITLE: Via President |
| Deputy | Licensed in accordance with an act providing for the registration of Contractors, |
| | License No.: 784969 . |
| FORM APPROVED COUNTY COUNSEL BY KRISTINE BELL-VALDEZ DATE | Federal Employer Identification Number: |
| KRISTINE BELL-VALUEZ | 94-3324781 |
| | Department of Industrial Relations Registration Number: |
| | 1000000645 |
| BY | |
| "County" | "Corporation" (Seal) |
| | |

Board Resolutions May 12 2023

Item One: Board Members

Resolved that the following individuals have been appointed to a two year term Effective May 1, 2024 to April 2024 as member of the Board of Directors of American Asphalt South:

Allan Henderson, CEO American Asphalt South Jeff Petty – President American Asphalt South Shel Waggener- CTO American Asphalt South Kelly Monahan – External Board Member Brad Humprey – External Board Member

Item Two: Board Officers

Resolved that the following individuals have been appointed to a two year term Effective May 1, 2024 to April 2024 as Board Officers in the following positions:

Allan Henderson – Board President Jeff Petty – Board Vice President Shel Waggener – Board Secretary

Item Three: Company Officers

Resolved that the following individuals Approved as employed as Officers of American Asphalt South, Company Inc.

Company Officers:

Jeff Petty – Company President Tim Griffin- Company Vice President Tyler Skender- Company Secretary

Signed and La

box sign

46812174 4W8K2YZ

Allan Henderson Board President

Jun 28, 2023

FUR

0000 \$1G51 1970 9P27 4V/8K2YZV

Jeff Petty Board Vice President

Jun 28, 2023

Shelton Waggener

boxsign 41:099

Shel Waggener Board Secretary

Jun 28, 2023

Performance Bond

Recitals:

| 1. | American Asphalt South, Inc. (Contractor) has entered into a Contract with COUNTY RIVERSIDE (County) for construction of public work known as Slurry Seal and Curb Raccessibility Project, For Fiscal Year 2024-2025, District 1, Project No. D5-0006, D5-0 | amp |
|-----|---|---------------|
| | District 2, Project No. D5-0007, D5-0012, District 3, Project No. D5-0008, D5-0013. | <u>011,</u> |
| 2. | , a corporation (Sur is the Surety under this Bond. | ety), |
| Ag | greement: | |
| | e, Contractor as Principal and Surety as Surety, jointly and severally agree, state, and are bound bunty, as obligee, as follows: | unto |
| | 1. The amount of the obligation of this Bond is 100% of the estimated contract price for the Pro of \$5,596,309.70 (Five million, five hundred ninety-six thousand, three hundred nine dol and seventy cents) and inures to the benefit of County. | |
| | 2. This Bond is exonerated by Contractor doing all things to be kept and performed by it in sconformance with the Contract Documents for this project, otherwise it remains in full force effect for the recovery of loss, damage and expense of County resulting from failure of Contract to so act. All of said Contract Documents are incorporated herein. | and |
| | 3. This obligation is binding on our successors and assigns. | |
| | 4. For value received, Surety stipulates and agrees that no change, time extension, prepayment Contractor, alteration or addition to the terms and requirements of the Contract Documents of work to be performed thereunder shall affect its obligations hereunder and waives notice as to smatters, except the total contract price cannot be increased by more than 10% without approved Surety. | r the such |
| ТН | HIS BOND is executed as of | |
| Ву | By | |
| Ву | Y Type Name | |
| Tit | Its Attorney in Fact "Surety" | |
| | "Contractor" | |
| | (Corporate Seal) (Corporate Seal) | |

NOTE: This Bond must be executed by both parties with corporate seal affixed. <u>All</u> signatures must be acknowledged. (Attach acknowledgements).

Payment Bond (Public Works - Civil Code §9550 et seq.)

| The makers of this Bond are American | Asphalt South, Inc. as Principal and Original Contractor |
|--|--|
| Ronds in California, as Surety, and this B | ond is issued in conjunction with that certain public works |
| | and COUNTY OF RIVERSIDE a public entity, as Owner, for |
| | ed ninety-six thousand, three hundred nine dollars and |
| | he amount of this bond is one hundred percent (100%) of said |
| 1 7 | ally consisting of Slurry Seal and Curb Ramp Accessibility |
| | ict 1, Project No. D5-0006, D5-0011, District 2, Project No. |
| D5-0007, D5-0012, District 3, Project No. | |
| D3-0007, D3-0012, District 3, 110 jeet 10. | <u>D3-0006, D3-0013</u> . |
| The beneficiaries of this Rond are as is state | ed in 9554 of the Civil Code and requirements and conditions |
| | , 9560 and 9564 of said code. Without notice, Surety consents |
| | ge in requirements, amount of compensation, or prepayment |
| under said contract. | ge in requirements, amount or compensation, or prepayment |
| under said contract. | |
| Dated: | |
| Bated. | Original Contractor – Principal |
| | Original Contractor – Frincipal |
| | |
| | By |
| Surety | |
| Surety | |
| | |
| Ву | Title |
| Its Attorney In Fact | (If corporation, affix seal) |
| · | |
| (Corporate Seal) | (Corporate Seal) |
| | |
| STATE | |
| OF | ss. SURETY'S ACKNOWLEDGEMENT |
| COUNTY | 33. SCREET BREKENOW BEDGEWIERT |
| OF | |
| | |
| On before | |
| appeared, | , known to me, or proved to me on the basis of |
| | whose name is subscribed to the within instrument and |
| | ame in his authorized capacities, and that by his signature on |
| the instrument the person, or the entity upor | n behalf of which the person acted, executed the instrument. |
| | |
| WITNESS my hand and official seal. | |
| | |
| C' | . N. C. D. LP. 70 - D |
| Signature of Notary Public | Notary Public (Seal) |

This Bond must be executed by both parties with corporate seal affixed. <u>All</u> signatures must be acknowledged. (Attach acknowledgements). **NOTE:**

Premium is for contract term and is Subject to Adjustments Based on Final Contract Amount

Premium: \$28,058.00 Bond No.: ES00018084

Issued in Duplicate Original

| | | Performance Bond |
|-------|-----------------|--|
| Rec | ita | <u>ls:</u> |
| | RΓ Ac | Nerican Asphalt South, Inc. (Contractor) has entered into a Contract with COUNTY OF VERSIDE (County) for construction of public work known as Slurry Seal and Curb Ramp cessibility Project, For Fiscal Year 2024-2025, District 1, Project No. D5-0006, D5-0011, strict 2, Project No. D5-0007, D5-0012, District 3, Project No. D5-0008, D5-0013. |
| 2. | | verest National Insurance Company, a Delaware corporation (Surety), he Surety under this Bond. |
| Agr | eeı | ment: |
| | | ontractor as Principal and Surety as Surety, jointly and severally agree, state, and are bound unto y, as obligee, as follows: |
| | 1. | The amount of the obligation of this Bond is 100% of the estimated contract price for the Project of \$5,596,309.70 (Five million, five hundred ninety-six thousand, three hundred nine dollars and seventy cents) and inures to the benefit of County. |
| : | 2. | This Bond is exonerated by Contractor doing all things to be kept and performed by it in strict conformance with the Contract Documents for this project, otherwise it remains in full force and effect for the recovery of loss, damage and expense of County resulting from failure of Contractor to so act. All of said Contract Documents are incorporated herein. |
| | 3. | This obligation is binding on our successors and assigns. |
| | 4. | For value received, Surety stipulates and agrees that no change, time extension, prepayment to Contractor, alteration or addition to the terms and requirements of the Contract Documents or the work to be performed thereunder shall affect its obligations hereunder and waives notice as to such matters, except the total contract price cannot be increased by more than 10% without approval of Surety. |
| THI | SE | BOND is executed as of June 5, 2024 |
| Ву | (| By Mann |
| By_ | / | Leff Reffy Type Name Kathleen Le, Attorney-In-Fact |
| Title | e | Its Attorney in Fact "Surety" Everest National Insurance Company |

"Contractor" American Asphalt South, Inc. (Corporate Seal)

(Corporate Seal)

NOTE: This Bond must be executed by both parties with corporate seal affixed. <u>All</u> signatures must be acknowledged. (Attach acknowledgements).

ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

| State of California County of <u>Sacramento</u>) |
|---|
| On June 5, 2024 before me, S. Smith, Notary Public (insert name and title of the officer) |
| personally appeared Kathleen Le |
| who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. |
| I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. S. SMITH |
| WITNESS my hand and official seal. COMM. # 2442257 NOTARY PUBLIC CALIFORNIA COUNTY OF SACRAMENTO COMM. Expires APR. 22, 2027 |
| Signature (Seal) |

ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

| validity of that document. |
|--|
| State of California County of Kiverside |
| On June 5, 2024 before me, Jeri Marie Grant, Notary Public (insert name and title of the officer) |
| $\mathcal{L}(C, \mathcal{D}_{\mathcal{A}})$ |
| personally appeared <u>Jett Tetty</u> , |
| who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are |
| subscribed to the within instrument and acknowledged to me that he/she/they executed the same in |
| his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. |
| person(s), or the entity apon behalf of which the person(s) acted, executed the institution. |
| I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. |
| |
| WITNESS my hand and official seal. JERI MARIE GRANT COMM. #2385541 |
| Notary Public - California R |
| San Bernardino County My Comm. Expires Dec. 6, 2025 |
| Signature lu (Seal) |
| (ocul) |



POWER OF ATTORNEY EVEREST REINSURANCE COMPANY and EVEREST NATIONAL INSURANCE COMPANY

KNOW ALL PERSONS BY THESE PRESENTS: That Everest Reinsurance Company and Everest National Insurance Company, corporations of the State of Delaware ("Company") having their principal offices located at Warren Corporate Center, 100 Everest Way, Warren, New Jersey, 07059, do hereby nominate, constitute, and appoint:

Elizabeth Collodi, John Hopkins, John Weber, Joseph H. Weber, Renee Ramsey, Sara Walliser, Mindy Whitehouse, Jennifer Lakmann, Deanna Quintero, Bill Rapp, Jason March, Matthew Foster, Tony Clark, Samantha Watkins, Phil Watkins, Brad Espinosa, Paula Senna, Pam Sey, Breanna Boatright, Kathleen Le, Sharon Smith, Cassandra Medina

its true and lawful Attorney(s)-in-fact to make, execute, attest, seal and deliver for and on its behalf, as surety, and as its act and deed, where required, any and all bonds and undertakings in the nature thereof, for the penal sum of no one of which is in any event to exceed UNLIMITED, reserving for itself the full power of substitution and revocation.

Such bonds and undertakings, when duly executed by the aforesaid Attorney(s)-in-fact shall be binding upon the Company as fully and to the same extent as if such bonds and undertakings were signed by the President and Secretary of the Company and sealed with its corporate seal.

This Power of Attorney is granted and is signed by facsimile under and by the authority of the following Resolutions adopted by the Board of Directors of Company ("Board") on April 21, 2016:

RESOLVED, that the President, any Executive Vice President, and any Senior Vice President are hereby appointed by the Board as authorized to make, execute, seal and deliver for and on behalf of the Company, any and all bonds, undertakings, contracts or obligations in surety or co-surety with others and that the Secretary or any Assistant Secretary of the Company be and that each of them hereby is authorized to attest to the execution of any such bonds, undertakings, contracts or obligations in surety or co-surety and attach thereto the corporate seal of the Company.

RESOLVED, FURTHER, that the President, any Executive Vice President, and any Senior Vice President are hereby authorized to execute powers of attorney qualifying the attorney named in the given power of attorney to execute, on behalf of the Company, bonds and undertakings in surety or co-surety with others, and that the Secretary or any Assistant Secretary of the Company be, and that each of them is hereby authorized to attest the execution of any such power of attorney, and to attach thereto the corporate seal of the Company.

RESOLVED, FURTHER, that the signature of such officers named in the preceding resolutions and the corporate seal of the Company may be affixed to such powers of attorney or to any certificate relating thereto by facsimile, and any such power of attorney or certificate bearing such facsimile signatures or facsimile seal shall be thereafter valid and binding upon the Company with respect to any bond, undertaking, contract or obligation in surety or co-surety with others to which it is attached.

IN WITNESS WHEREOF, Everest Reinsurance Company and Everest National Insurance Company have caused their corporate seals to be affixed hereto, and these presents to be signed by their duly authorized officers this 10th day of October 2023.





Everest Reinsurance Company and Everest National Insurance Company

C. Zem

By: Anthony Romano, Senior Vice President

On this 22nd of March 2023, before me personally came Anthony Romano, known to me, who, being duly sworn, did execute the above instrument; that he knows the seal of said Company; that the seal affixed to the aforesaid instrument is such corporate seal and was affixed thereto; and that he executed said instrument by like order.

LINDA ROBINS Notary Public, State of New York No 01R06239736 Qualified in Queens County Term Expires April 25, 2027

Linda Robins, Notary Public

Xxde toher

I, Sylvia Semerdjian, Assistant Secretary of Everest Reinsurance Company and Everest National Insurance Company do hereby certify that I have compared the foregoing copy of the Power of Attorney and affidavit, and the copy of the Section of the bylaws and resolutions of said Corporation as set forth in said Power of Attorney, with the ORIGINALS ON FILE IN THE HOME OFFICE OF SAID CORPORATION, and that the same are correct transcripts thereof, and of the whole of the said originals, and that the said Power of Attorney has not been revoked and is now in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Company, this 5th day of June 2024





Syl Sem

By: Sylvia Semerdjian, Assistant Secretary



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View Financial Disclaimer Company Information

EVEREST NATIONAL INSURANCE COMPANY

100 EVEREST WAY WARREN, NJ 07059 800-438-4375

Old Company Names

DRYDEN GUARANTY INSURANCE COMPANY

Effective Date 10/20/1993

PRUDENTIAL NATIONAL INSURANCE COMPANY

06/17/1996

Agent For Service

Melissa DeKoven

2710 Gateway Oaks Drive, Suite 150N Sacramento CA 95833-3505

Reference Information

| NAIC #: | 10120 |
|--------------------------------|---------------------|
| California Company ID #: | 3138-5 |
| Date Authorized in California: | 03/02/1988 |
| License Status: | UNLIMITED-NORMAL |
| Company Type: | Property & Casualty |
| State of Domicile: | DELAWARE |

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NAIC Group List

NAIC Group #:

1120

EVEREST REINS HOLDINGS GRP

Lines Of Business

The company is authorized to transact business within these lines of insurance. For an explanation of any of these terms, please refer to the glossary.

AIRCRAFT

AUTOMOBILE

BOILER AND MACHINERY

BURGLARY

COMMON CARRIER LIABILITY

FIRE

LIABILITY

MARINE

MISCELLANEOUS

PLATE GLASS

SPRINKLER

SURETY

TEAM AND VEHICLE

WORKERS' COMPENSATION

Premium is included in the Performance bond and is subject to adjustments based on final contract price Bond No.: ES00018084

Payment Bond (Public Works - Civil Code §9550 et seq.)

| 1 Francis National Language Communication | |
|--|--|
| | , a corporation, authorized to issue Surety |
| | ond is issued in conjunction with that certain public works |
| | nd COUNTY OF RIVERSIDE a public entity, as Owner, for |
| | d ninety-six thousand, three hundred nine dollars and |
| | e amount of this bond is one hundred percent (100%) of said |
| | lly consisting of Slurry Seal and Curb Ramp Accessibility |
| | ct 1, Project No. D5-0006, D5-0011, District 2, Project No |
| <u>D5-0007</u> , <u>D5-0012</u> , <u>District 3</u> , <u>Project No.</u> | <u>D5-0008, D5-0013</u> . |
| of this Bond are as is set forth in 9554, 9558, | d in 9554 of the Civil Code and requirements and conditions 9560 and 9564 of said code. Without notice, Surety consents are in requirements, amount of compensation, or prepayment |
| Dated: June 5, 2024 | American Asphalt South, Inc. |
| | Original Contractor – Principal |
| Everest National Insurance Company | By Carty Jose Potty |
| Surety | B) |
| | • |
| By Matthe Ja | Title Prosident |
| Kathleen Le, Attorney-In-Fact | |
| Its Attorney In Fact | (If corporation, affix seal) |
| | |
| (Corporate Seal) | (Corporate Seal) |
| STATE | |
| OF |) CURETVIC ACVIOULEDCEMENT |
| COUNTY | ss. SURETY'S ACKNOWLEDGEMENT |
| OF | |
| | |
| | ne, personally |
| appeared, | , known to me, or proved to me on the basis o |
| | whose name is subscribed to the within instrument and |
| | me in his authorized capacities, and that by his signature or behalf of which the person acted, executed the instrument. |
| the instrument the person, of the entity upon | behalf of which the person acted, executed the histalinent. |
| WITNESS my hand and official seal. | |
| -See Attached - California all Purpose Acknowledg | ment Complies with Civil Code section 1189. |
| Signature of Notary Public | Notary Public (Seal) |

This Bond must be executed by both parties with corporate seal affixed. \underline{All} signatures must be acknowledged. (Attach acknowledgements). NOTE:

ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

| State of California County of <u>Sacramento</u>) |
|---|
| On June 5, 2024 before me, S. Smith, Notary Public (insert name and title of the officer) |
| personally appeared Kathleen Le |
| who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. |
| I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. S. SMITH COMM. # 2442257 |
| WITNESS my hand and official seal. WITNESS my hand and official seal. |
| Signature (Seal) |

ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or

| validity of that document. | |
|--|--|
| State of California County of Kiverside | |
| On June 5, 2024 before me, Jeri Ma | arie Grant Notary Public |
| personally appeared <u>Jeff Peffy</u> who proved to me on the basis of satisfactory evidence to be subscribed to the within instrument and acknowledged to me his/her/their authorized capacity(ies), and that by his/her/their person(s), or the entity upon behalf of which the person(s) ac | the person(s) whose name(s) is/are that he/she/they executed the same in r signature(s) on the instrument the |
| I certify under PENALTY OF PERJURY under the laws of the paragraph is true and correct. | e State of California that the foregoing |
| WITNESS my hand and official seal. | JERI MARIE GRANT COMM. #2385541 Notary Public - California San Bernardino County My Comm. Expires Dec. 6, 2025 |
| Signature (Seal) | |



POWER OF ATTORNEY EVEREST REINSURANCE COMPANY and EVEREST NATIONAL INSURANCE COMPANY

KNOW ALL PERSONS BY THESE PRESENTS: That Everest Reinsurance Company and Everest National Insurance Company, corporations of the State of Delaware ("Company") having their principal offices located at Warren Corporate Center, 100 Everest Way, Warren, New Jersey, 07059, do hereby nominate, constitute, and appoint:

Elizabeth Collodi, John Hopkins, John Weber, Joseph H. Weber, Renee Ramsey, Sara Walliser, Mindy Whitehouse, Jennifer Lakmann, Deanna Quintero, Bill Rapp, Jason March, Matthew Foster, Tony Clark, Samantha Watkins, Phil Watkins, Brad Espinosa, Paula Senna, Pam Sey, Breanna Boatright, Kathleen Le, Sharon Smith, Cassandra Medina

its true and lawful Attorney(s)-in-fact to make, execute, attest, seal and deliver for and on its behalf, as surety, and as its act and deed, where required, any and all bonds and undertakings in the nature thereof, for the penal sum of no one of which is in any event to exceed UNLIMITED, reserving for itself the full power of substitution and revocation.

Such bonds and undertakings, when duly executed by the aforesaid Attorney(s)-in-fact shall be binding upon the Company as fully and to the same extent as if such bonds and undertakings were signed by the President and Secretary of the Company and sealed with its corporate seal.

This Power of Attorney is granted and is signed by facsimile under and by the authority of the following Resolutions adopted by the Board of Directors of Company ("Board") on April 21, 2016:

RESOLVED, that the President, any Executive Vice President, and any Senior Vice President are hereby appointed by the Board as authorized to make, execute, seal and deliver for and on behalf of the Company, any and all bonds, undertakings, contracts or obligations in surety or co-surety with others and that the Secretary or any Assistant Secretary of the Company be and that each of them hereby is authorized to attest to the execution of any such bonds, undertakings, contracts or obligations in surety or co-surety and attach thereto the corporate seal of the Company.

RESOLVED, FURTHER, that the President, any Executive Vice President, and any Senior Vice President are hereby authorized to execute powers of attorney qualifying the attorney named in the given power of attorney to execute, on behalf of the Company, bonds and undertakings in surety or co-surety with others, and that the Secretary or any Assistant Secretary of the Company be, and that each of them is hereby authorized to attest the execution of any such power of attorney, and to attach thereto the corporate seal of the Company.

RESOLVED, FURTHER, that the signature of such officers named in the preceding resolutions and the corporate seal of the Company may be affixed to such powers of attorney or to any certificate relating thereto by facsimile, and any such power of attorney or certificate bearing such facsimile signatures or facsimile seal shall be thereafter valid and binding upon the Company with respect to any bond, undertaking, contract or obligation in surety or co-surety with others to which it is attached.

IN WITNESS WHEREOF, Everest Reinsurance Company and Everest National Insurance Company have caused their corporate seals to be affixed hereto, and these presents to be signed by their duly authorized officers this 10th day of October 2023.

REINSURANCE COMPANY CORPORATE COMPANY CORPORATE COMPANY COMPAN



Everest Reinsurance Company and Everest National Insurance Company

(). Zom

By: Anthony Romano, Senior Vice President

On this 22nd of March 2023, before me personally came Anthony Romano, known to me, who, being duly sworn, did execute the above instrument; that he knows the seal of said Company; that the seal affixed to the aforesaid instrument is such corporate seal and was affixed thereto; and that he executed said instrument by like order.

LINDA ROBINS Notary Public, State of New York No 01R06239736 Qualified in Queens County Term Expires April 25, 2027

Linda Robins, Notary Public

I, Sylvia Semerdjian, Assistant Secretary of Everest Reinsurance Company and Everest National Insurance Company do hereby certify that I have compared the foregoing copy of the Power of Attorney and affidavit, and the copy of the Section of the bylaws and resolutions of said Corporation as set forth in said Power of Attorney, with the ORIGINALS ON FILE IN THE HOME OFFICE OF SAID CORPORATION, and that the same are correct transcripts thereof, and of the whole of the said originals, and that the said Power of Attorney has not been revoked and is now in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Company, this 5th day of June 2024.

SEAL 1973 OFLAWARE *



Syl Sem

By: Sylvia Semerdjian, Assistant Secretary



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Company Information

EVEREST NATIONAL INSURANCE COMPANY

100 EVEREST WAY **WARREN, NJ 07059** 800-438-4375

Old Company Names

DRYDEN GUARANTY INSURANCE COMPANY

PRUDENTIAL NATIONAL INSURANCE COMPANY

10/20/1993 06/17/1996

Effective Date

Agent For Service

Melissa DeKoven

2710 Gateway Oaks Drive, Suite 150N CA 95833-3505 Sacramento

Reference Information

| NAIC #: | 10120 |
|--------------------------------|---------------------|
| California Company ID #: | 3138-5 |
| Date Authorized in California: | 03/02/1988 |
| License Status: | UNLIMITED-NORMAL |
| Company Type: | Property & Casualty |
| State of Domicile: | DELAWARE |

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NAIC Group List

NAIC Group #:

1120 **EVEREST REINS HOLDINGS GRP**

Lines Of Business

The company is authorized to transact business within these lines of insurance. For an explanation of any of these terms, please refer to the glossary.

AIRCRAFT

AUTOMOBILE

BOILER AND MACHINERY

BURGLARY

COMMON CARRIER LIABILITY

FIRE

LIABILITY

MARINE

MISCELLANEOUS

PLATE GLASS

SPRINKLER

SURETY

TEAM AND VEHICLE

WORKERS' COMPENSATION



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 6/21/2024

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

| PRODUCER InterWest Insurance Services, L P.O. Box 8110 Chico CA 95927-8110 | LC | CONTACT NAME: PHONE (A/C, No, Ext): 530-895-1010 E-MAIL ADDRESS: | FAX (A/C, No): 530-89 | 15-3165 |
|--|--------------------------------|---|--------------------------|---------|
| | | INSURER(S) AFFORDING COVERAGE | | NAIC# |
| | License#: 0B01094 | INSURER A: Pennsylvania Mfr's Assn Ins Co | | 12262 |
| INSURED American Asphalt South, Inc. PO Box 7427 Riverside CA 92513 | AMERASP-02 | ınsurer в : Travelers Property Casualty Compar | 25674 | |
| | | INSURER c : Arch Insurance Company | | 11150 |
| | | INSURER D : | | |
| | | INSURER E : | | |
| | | INSURER F: | | |
| COVERACES | CERTIFICATE NUMBER, 0040005400 | DEVICION NU | MDED | |

COVERAGES

CERTIFICATE NUMBER: 2019865468

REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN. THE INSURED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EYELLISIONS AND CONDITIONS OF SUCH BOUNDESS. HIMTS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAMB.

| ISR TR | | TYPE OF INSURANCE | | SUBR WVD | | POLICY EFF (MM/DD/YYYY) | POLICY EXP (MM/DD/YYYY) | LIMIT | S |
|-----------|------|---|-----|-------------|---------------|----------------------------|----------------------------|---|----------------------------|
| A | X | CLAIMS-MADE X OCCUR | Y | Υ | 3023011368497 | 12/31/2023 | 12/31/2024 | EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence) | \$ 1,000,000 \$ 300,000 |
| | | | | | | | | MED EXP (Any one person) | \$ 10,000 |
| | | | | | | | | PERSONAL & ADV INJURY | \$ 1,000,000 |
| | GEN | N'L AGGREGATE LIMIT APPLIES PER: | | | | | | GENERAL AGGREGATE | \$ 2,000,000 |
| - | | POLICY X PRO- JECT LOC | | | | | | PRODUCTS - COMP/OP AGG | \$ 2,000,000 |
| | | OTHER: | | | | | | | \$ |
| 1 | AUT | OMOBILE LIABILITY | Υ | Υ | 1523011368497 | 12/31/2023 | 12/31/2024 | COMBINED SINGLE LIMIT (Ea accident) | \$ 1,000,000 |
| | Χ | ANY AUTO | | | | | | BODILY INJURY (Per person) | \$ |
| | | OWNED SCHEDULED AUTOS | | | | | | BODILY INJURY (Per accident) | \$ |
| | X | HIRED X NON-OWNED AUTOS ONLY | | | | | | PROPERTY DAMAGE (Per accident) | \$ |
| | | | | | | | | | \$ |
| 3 | Χ | UMBRELLA LIAB X OCCUR | | | CUP8T98709223 | 12/31/2023 | 12/31/2024 | EACH OCCURRENCE | \$6,000,000 |
| | | EXCESS LIAB CLAIMS-MADE | | | | | | AGGREGATE | \$6,000,000 |
| | | DED RETENTION\$ | | | | | | | \$ |
| | | RKERS COMPENSATION EMPLOYERS' LIABILITY | | Υ | ZAWCI9413907 | 4/1/2024 | 4/1/2025 | PER OTH- STATUTE ER | |
| | ANYF | PROPRIETOR/PARTNER/EXECUTIVE | N/A | | | | | E.L. EACH ACCIDENT | \$ 1,000,000 |
| | (Man | idatory in NH) | | | | | | E.L. DISEASE - EA EMPLOYEE | \$ 1,000,000 |
| | DESC | CRIPTION OF OPERATIONS below | | | | | | E.L. DISEASE - POLICY LIMIT | \$ 1,000,000 |
| | | | | | | | | | |
| | | | | | | | | | |
| | | | | | | | | | |

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

Additional Insured status applies to requested entities, if required by written contract, per the attached policy forms/endorsements. Waiver of subrogation applies to requested entities, if required by written contract, per the attached policy forms/endorsements. Primary non-contributory applies to requested entities,

if required by written contract, per the attached policy forms/endorsements.

RE: Notice of Acceptance of Proposal and Intent to Award Slurry Seal and Curb Ramp Accessibility Project For Fiscal Year 2024-2025

District 1, Project No. D5-0006, D5-0011 District 2, Project No. D5-0007, D5-0012

District 3, Project No. D5-0008, D5-0013

Additional Insured status applies to the County of Riverside, City of Riverside, its Agencies, Special Districts and Departments, their respective director, officers, Board of Supervisors, elected and appointed officials, employees, agents, and representatives

| CERTIFICATE HOLDER | CANCELLATION |
|--|--|
| County of Riverside Transportation Department Attn: Contracts/Bidding Unit | SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. |
| 3525 14th Street Riverside CA 92501 | AUTHORIZED REPRESENTATIVE |

THIS ENDORSEMENT CHANGES THE POLICY, PLEASE READ IT CAREFULLY.

DESIGNATED INSURED FOR COVERED AUTOS LIABILITY COVERAGE

This endorsement modifies insurance provided under the following:

AUTO DEALERS COVERAGE FORM BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by this endorsement.

This endorsement identifies person(s) or organization(s) who are "insureds" for Covered Autos Liability Coverage under the Who Is An Insured provision of the Coverage Form. This endorsement does not alter coverage provided in the Coverage Form

This endorsement changes the policy effective on the inception date of the policy unless another date is indicated below.

Named Insured:American Asphalt South, Inc.
Endorsement Effective Date:12/31/2023

SCHEDULE

| Name Of Person(s) Or Organization(s): As required by written contract. |
|--|
| |
| |
| Information required to complete this Schedule, if not shown above, will be shown in the Declarations. |

Each person or organization shown in the Schedule is an "insured" for Covered Autos Liability Coverage, but only to the extent that person or organization qualifies as an "insured" under the Who Is An Insured provision contained in Paragraph A.1. of Section II - Covered Autos Liability Coverage in the Business Auto and Motor Carrier Coverage Forms and Paragraph D.2. of Section I - Covered Autos Coverages of the Auto Dealers Coverage Form.

© Insurance Services Office, Inc.

Signature Scows

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

PRIMARY AND NONCONTRIBUTORY – OTHER INSURANCE CONDITION

This endorsement modifies insurance provided under the following:

AUTO DEALERS COVERAGE FORM BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by the endorsement.

A. The following is added to the Other Insurance Condition in the Business Auto Coverage Form and the Other Insurance – Primary And Excess Insurance Provisions in the Motor Carrier Coverage Form and supersedes any provision to the contrary:

This Coverage Form's Covered Autos Liability Coverage is primary to and will not seek contribution from any other insurance available to an "insured" under your policy provided that:

- Such "insured" is a Named Insured under such other insurance; and
- You have agreed in writing in a contract or agreement that this insurance would be primary and would not seek contribution from any other insurance available to such "insured".

- **B.** The following is added to the **Other Insurance**Condition in the Auto Dealers Coverage Form and supersedes any provision to the contrary:
 - This Coverage Form's Covered Autos Liability Coverage and General Liability Coverages are primary to and will not seek contribution from any other insurance available to an "insured" under your policy provided that:
 - Such "insured" is a Named Insured under such other insurance; and
 - 2. You have agreed in writing in a contract or agreement that this insurance would be primary and would not seek contribution from any other insurance available to such "insured".

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US (WAIVER OF SUBROGATION)

This endorsement modifies insurance provided under the following:

AUTO DEALERS COVERAGE FORM BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by the endorsement.

This endorsement changes the policy effective on the inception date of the policy unless another date is indicated below.

| Named Insured: American Asphalt South, Inc. | |
|---|--|
| Endorsement Effective Date: 12/31/2023 | |

SCHEDULE

| Name(s) Of Person(s) Or Organization(s): | As required by written contract. |
|---|---|
| | |
| | |
| | |
| Information required to complete this Sched | ule, if not shown above, will be shown in the Declarations. |

The Transfer Of Rights Of Recovery Against Others To Us Condition does not apply to the person(s) or organization(s) shown in the Schedule, but only to the extent that subrogation is waived prior to the "accident" or the "loss" under a contract with that person or organization.

COMMERCIAL GENERAL LIABILITY

CG 20 10 07 04

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – SCHEDULED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

| Name Of Additional Insured Person(s) Or Organization(s): | Location(s) Of Covered Operations | |
|---|-----------------------------------|--|
| As required by written contract. If required by your agreement with such Additional Insured, this Insurance shall be primary insurance and non-contributory for that Additional Insured. If anyone, other than the Additional Insured, provides similar insurance for the Additional Insured, then this insurance will apply as outlined in SECTION IV-COMMERCIAL GENERAL LIABILITY CONDITIONS, paragraph 4, Other Insurance, subparagraph c., Method of Sharing. The Inclusion of one or more Insured under the terms of this endorsement does not increase our limits of liability. | As Required by Written Contract. | |
| Information required to complete this Schedule, if not shown above, will be shown in the Declarations. | | |

- A. Section II Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:
 - 1. Your acts or omissions; or
 - The acts or omissions of those acting on your behalf;

in the performance of your ongoing operations for the additional insured(s) at the location(s) designated above. **B.** With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

This insurance does not apply to "bodily injury" or "property damage" occurring after:

- All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
- 2. That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.

Siezory Scowe

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – COMPLETED OPERATIONS

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

| Name Of Additional Insured Person(s) Or Organization(s): | Location And Description Of Completed Operations | | |
|---|--|--|--|
| As required by written contract. If required by your agreement with such Additional Insured, this Insurance shall be primary insurance and non-contributory for that Additional Insured. If anyone, other than the Additional Insured, provides similar insurance for the Additional Insured, then this insurance will apply as outlined in SECTION IV-COMMERCIAL GENERAL LIABILITY CONDITIONS, paragraph 4, Other Insurance, subparagraph c., Method of Sharing. The Inclusion of one or more Insured under the terms of this endorsement does not increase our limits of liability. | As Required by Written Contract | | |
| Information required to complete this Schedule, if not shown above, will be shown in the Declarations. | | | |

Section II – Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury" or "property damage" caused, in whole or in part, by "your work" at the location designated and described in the schedule of this endorsement performed for that additional insured and included in the "products-completed operations hazard".

Sugary Scous

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

PRIMARY AND NONCONTRIBUTORY – OTHER INSURANCE CONDITION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART LIQUOR LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

The following is added to the **Other Insurance** Condition and supersedes any provision to the contrary:

Primary And Noncontributory Insurance

This insurance is primary to and will not seek contribution from any other insurance available to an additional insured under your policy provided that:

(1) The additional insured is a Named Insured under such other insurance; and

(2) You have agreed in writing in a contract or agreement that this insurance would be primary and would not seek contribution from any other insurance available to the additional insured.

\$2,000,000

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY

TOTAL AGGREGATE LIMIT, DESIGNATED PROJECT AGGREGATE LIMIT AND GENERAL AGGREGATE LIMIT

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE - LIMITS OF INSURANCE AND DESIGNATED PROJECT

LIMITS OF INSURANCE

Total Aggregate Limit \$5,000,000 (Other Than Projects and Products-Completed Operations)

Designated Project Aggregate Limit

(Other Than Products-Completed Operations)

General Aggregate Limit \$2,000,000

(Other Than Products-Completed Operations)

Designated Projects:

PROVISIONS

- 1. The **General Aggregate Limit** (Other Than Products-Completed Operations) shown in the Declarations is replaced by the Limits of Insurance shown in the SCHEDULE LIMITS OF INSURANCE AND DESIGNATED PROJECT.
- 2. The following replaces Paragraph 1. of SECTION III LIMITS OF INSURANCE:
 - (1) The Limits of Insurance shown in the Declarations or the SCHEDULE LIMITS OF INSURANCE AND DESIGNATED PROJECT, whichever apply, subject to the following provisions fix the most we will pay regardless of the number of:
 - a. Insureds;
 - b. Claims made or "suits" brought;
 - c. Persons or organizations making claims or bringing "suits"; or
 - d. "Projects".
- 3. The following replaces Paragraph 2. of SECTION III LIMITS OFINSURANCE:
 - (1) The **Total Aggregate Limit** shown in the SCHEDULE LIMITS OF INSURANCE AND DESIGNATED PROJECT is the most we will pay for the sum of all amounts under the **Designated Project Aggregate Limit** and all amounts under the **General Aggregate Limit**. This includes:
 - a. Damages under Coverage **A**, except damages because of "bodily injury" or "property damage" included in the "products-completed operationshazard";
 - b. Damages under Coverage B; and
 - c. Medical expenses under Coverage C.

- **4.** The **Designated Project Aggregate Limit** shown in the SCHEDULE LIMITS OF INSURANCE AND DESIGNATED PROJECT is subject to all of the following provisions:
 - (1) The **Designated Project Aggregate Limit** is the most we will pay for the sum of:
 - a. Damages under Coverage A because of "bodily injury" and "property damage; and
 - **b.** Medical expenses under Coverage C for "bodily injury" caused by accidents; that can be attributed solely to operations at a single "project"
 - (2) The **Designated Project Aggregate Limit** applies separately to each "project".
 - (3) The **Designated Project Aggregate Limit** does not apply to damages because of "bodily injury" or "property damage" included in the "products-completed operations hazard". Instead, the **Products-Completed Operations Aggregate Limit** described in Paragraph 6. below applies to such damages.
 - (4) The **Designated Project Aggregate Limit** does not apply to damages under Coverage **B.** Instead, the **General Aggregate Limit** described in Paragraph **5.** below applies to such damages.
 - (5) Any payments made for damages under Coverage **A** or medical expenses under Coverage **C** to which the **Designated Project Aggregate Limit** applies will reduce:
 - a. The Total Aggregate Limit; and
 - b. The **Designated Project Aggregate Limit** for the "project".

Such payments will not reduce the **General Aggregate Limit** described in Paragraph 5. below, nor will they reduce the **Designated Project Aggregate Limit** for any other "project".

- 5. Subject to the **Total Aggregate Limit** described in Paragraph 3. above, the **General Aggregate Limit** shown in the SCHEDULE LIMITS OF INSURANCE AND DESIGNATED PROJECT is further subject to all of the following provisions:
 - (1) The General Aggregate Limit is the most we will pay for the sum of:
 - a. Damages under Coverage A because of "bodily injury" and "property damage" and medical expenses under Coverage C that cannot be attributed solely to operations at a single "project" and
 - b. Damages under Coverage B.
 - (2) The General Aggregate Limit does not apply to damages for "bodily injury" or "property damage" included in the "products-completed operations hazard". Instead, the **Products-Completed Operations Aggregate Limit** described in Paragraph 6. below applies to such damages.
 - (3) Any payments made for damages under Coverage A or medical expenses under Coverage C to which the General Aggregate Limit applies will reduce:
 - a. The Total Aggregate Limit; and
 - b. The General Aggregate Limit.

Such payments will not reduce the **Designated Project Aggregate Limit** for any "project".

- 6. The following replaces Paragraph 3. of SECTION III LIMITS OF INSURANCE:
 - (1) The Products-Completed Operations Aggregate Limit shown in the Declarations is the most we

COMMERCIAL GENERAL LIABILITY AP 27

will pay under Coverage A for damages because of "bodily injury" and "property damage" included in the "products-completed operations hazard". Any payments made for such damages will not reduce the **Total Aggregate Limit**, the **General Aggregate Limit** or the **Designated Project Aggregate Limit** for any "project"

7. The following is added to the **DEFINITIONS** Section but only for purposes of the Designated Project shown in the SCHEDULE – LIMITS OF INSURANCE

"Project" means any designated project shown in the SCHEDULE – LIMITS OF INSURANCE AND DESIGNATED PROJECT that is away from premises owned by or rented to you and at which you are performing operations pursuant to a written contract or agreement. For the purposes of determining the applicable aggregate limit of insurance, each "project" that includes a premise involving the same or connecting lots, or premises whose connection is interrupted only by a street, roadway, waterway, or by a right-of-way of a railroad, will be considered a single "project".

Sujoy Scows Signature

WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

SCHEDULE

| Name Of Person Or Organization: Where required by written contract or Agreement. | |
|---|--|
| | |
| | |
| Information required to complete this Schedule, if not shown above, will be shown in the Declarations | |

The following is added to Paragraph 8. Transfer Of Rights Of Recovery Against Others To Us of Section IV – Conditions:

We waive any right of recovery we may have against the person or organization shown in the Schedule above because of payments we make for injury or damage arising out of your ongoing operations or "your work" done under a contract with that person or organization and included in the "products-completed operations hazard". This waiver applies only to the person or organization shown in the Schedule above.

Signature Score

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

SCHEDULE OF UNDERLYING INSURANCE

This endorsement modifies insurance provided under the following:

EXCESS FOLLOW-FORM AND UMBRELLA LIABILITY INSURANCE

Employee Benefits Liability

Limits Of Liability

Carrier PENNSYLVANIA MFG ASSN INS CO

Each Employee

\$1,000,000

Aggregate

\$1,000,000

Policy Number 3023011368497

Policy Period

From: 12/31/2023

to: 12/31/2024

Employers Liability

Limits Of Liability

Carrier ARCH INSURANCE COMPANY

Bodily Injury By Accident \$1,000,000*

Each Accident

Policy Number ZAWCI9413906

Bodily Injury By Disease \$

Policy Limit

\$1,000,000*

Policy Period

From: to:

04/01/2023 04/01/2024

Bodily Injury By Disease

\$1,000,000*

Each Employee

*UNLIMITED IN THE STATE OF NEW YORK FOR

SUBJECT EMPLOYEES

Automobile Liability

Limits Of Liability

Carrier PENNSYLVANIA MFG ASSN INS CO

Bodily Injury And Property Damage Combined Single \$1,000,000

Limit

Policy Number 1523011368497

Policy Period

From:

12/31/2023

to:

12/31/2024

PRODUCER: INTERWEST - SACRAMENTO

OFFICE: SAN FRANCISCO 12V

UMBRELLA ISSUE DATE: 01/05/2024

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

SCHEDULE OF UNDERLYING INSURANCE

This endorsement modifies insurance provided under the following:

EXCESS FOLLOW-FORM AND UMBRELLA LIABILITY INSURANCE

| Commercial General Liability | Limits Of Liability | |
|--------------------------------------|--|-------------|
| Carrier PENNSYLVANIA MFG ASSN INS CO | General Aggregate | \$2,000,000 |
| Policy Number 3023011368497 | Products-Completed Operations Aggregate | \$2,000,000 |
| Policy Period | Personal and Advertising Injury | \$1,000,000 |
| From: 12/31/2023 | | |
| to: 12/31/2024 | Each Occurrence | \$1,000,000 |
| | | |
| | Limits Of Liability | |
| Carrier | | |
| | | |
| Policy Number | | |
| Policy Period | | |
| From: | | |
| to: | | |
| | | |
| | Limits Of Liability | |
| Carrier | | |
| | | |
| Policy Number | | |
| Policy Period | | |
| From: | | |
| to: | | |
| | | |

EXCESS FOLLOW-FORM AND UMBRELLA LIABILITY INSURANCE

THIS POLICY, INPART, PROVIDES FOLLOW-FORM LIABILITY COVERAGE.

COVERAGE WILL APPLY ON A CLAIMS-MADE BASIS WHEN FOLLOWING CLAIMS-MADE UNDERLYING INSURANCE.

COVERAGE WILL APPLY ON A DEFENSE-WITHIN-LIMITS BASIS WHEN FOLLOWING UNDERLYING INSURANCE UNDER WHICH DEFENSE EXPENSES ARE PAYABLE WITHIN, AND NOT IN ADDITION TO, THE LIMITS OF INSURANCE. WHEN FOLLOWING SUCH UNDERLYING INSURANCE, PAYMENT OF DEFENSE EXPENSES UNDER THIS POLICY WILL REDUCE, AND MAY EXHAUST, THE LIMITS OF INSURANCE OF THIS POLICY.

PLEASE READ THE ENTIRE POLICY CAREFULLY.

Various provisions in this policy restrict coverage. Read the entire policy carefully to determine rights, duties and what is and is not covered.

Throughout this policy, the words "you" and "your" refer to the Named Insured shown in the Declarations and any other person or organization qualifying as a Named Insured under this policy. The words "we", "us" and "our" refer to the company providing this insurance.

The word "insured" means any person or organization qualifying as such under **SECTION II – WHO IS AN INSURED**.

Other words and phrases that appear in quotation marks have special meaning. Refer to **SECTION VI – DEFINITIONS**.

SECTION I - COVERAGES

A. COVERAGE A - EXCESS FOLLOW-FORM LIABILITY

- 1. We will pay on behalf of the insured those sums, in excess of the "applicable underlying limit", that the insured becomes legally obligated to pay as damages to which Coverage A of this insurance applies, provided that the "underlying insurance" would apply to such damages but for the exhaustion of its applicable limits of insurance. If a sublimit is specified in any "underlying insurance", Coverage A of this insurance applies to damages that are in excess of that sublimit only if such sublimit is shown for that "underlying insurance" in the Schedule Of Underlying Insurance.
- 2. Coverage A of this insurance is subject to the same terms, conditions, agreements, exclusions and definitions as the "underlying insurance", except with respect to any

- provisions to the contrary contained in this insurance.
- The amount we will pay for damages is limited as described in SECTION III – LIMITS OF INSURANCE.
- 4. For the purposes of Paragraph 1. above:
 - a. The applicable limit of insurance stated for the policies of "underlying insurance" in the Schedule Of Underlying Insurance will be considered to be reduced or exhausted only by the following payments:
 - (1) Payments of judgments settlements for damages that are "underlying covered by that insurance". However, if "underlying insurance" has a policy period which differs from the policy period of this Excess Follow-Form And Umbrella Liability Insurance, any such payments for damages that would not be covered by this Excess Follow-Form And Umbrella Liability



- Insurance because of its different policy period will not reduce or exhaust the applicable limit of insurance stated for such "underlying insurance":
- (2) Payments of "medical expenses" that are covered by that "underlying insurance" and are incurred for "bodily injury" caused by an accident that takes place during the policy period of this Excess Follow-Form And Umbrella Liability Insurance; or
- (3) Payments of defense expenses that are covered by that "underlying insurance", only if such "underlying insurance" includes such payments within the limits of insurance. However, if such "underlying insurance" has a policy period which differs from the policy period of this Excess Follow-Form And Umbrella Liability Insurance, any such payments for defense expenses that would not be covered by this Excess Follow-Form And Umbrella Liability Insurance because of its different policy period will not reduce or exhaust the applicable limit of insurance stated for such "underlying insurance".

If the applicable limit of insurance stated for the policies of "underlying insurance" in the Schedule Of Underlying Insurance is actually reduced or exhausted by other payments, Coverage A of this insurance is not invalidated. However, in the event of a loss, we will pay only to the extent that we would have paid had such limit not been actually reduced or exhausted by such other payments.

- b. If any "underlying insurance" has a limit of insurance greater than the amount shown for that insurance in the Schedule of Underlying Insurance, this insurance will apply in excess of that greater amount. If any "underlying insurance" has a limit of insurance, prior to any reduction or exhaustion by payment of damages, "medical expenses" or defense expenses described in Paragraph a. above, that is less than the amount shown for that insurance in the Schedule Of Underlying Insurance, this insurance will apply in excess of the amount shown for such insurance in the Schedule Of Underlying Insurance.
- When the "underlying insurance" applies on a claims-made basis and includes a retroactive

date provision, the retroactive date for Coverage **A** of this insurance is the same as the retroactive date of that "underlying insurance".

B. COVERAGE B - UMBRELLA LIABILITY

- 1. We will pay on behalf of the insured those sums in excess of the "self-insured retention" that the insured becomes legally obligated to pay as damages because of "bodily injury", "property damage", "personal injury" or "advertising injury" to which Coverage B of this insurance applies.
- **2.** Coverage **B** of this insurance applies to "bodily injury" or "property damage" only if:
 - The "bodily injury" or "property damage" is caused by an "occurrence" that takes place anywhere in the world;
 - b. The "bodily injury" or "property damage" occurs during the policy period; and
 - c. Prior to the policy period, no insured listed under Paragraph 1. in Paragraph B., COVERAGE B **UMBRELLA** LIABILITY, of SECTION II - WHO IS AN INSURED and no "employee" authorized by you to give or receive notice of an "occurrence" or claim, knew that the "bodily injury" or "property damage" had occurred, in whole or in part. If such a listed insured or authorized "employee" knew, prior to the policy period, that the "bodily injury" or "property damage" occurred, in whole or in part, then any continuation, change or resumption of such "bodily injury" or "property damage" during or after the policy period will be deemed to have been known prior to the policy period.
- 3. Coverage **B** of this insurance applies to "personal injury" or "advertising injury" caused by an offense arising out of your business, but only if the offense was committed during the policy period anywhere in the world.
- The amount we will pay for damages is limited as described in SECTION III – LIMITS OF INSURANCE.
- 5. "Bodily injury" or "property damage":
 - a. Which occurs during the policy period; and
 - b. Which was not prior to, but was during, the policy period known to have occurred by any insured listed under Paragraph 1. in Paragraph B., COVERAGE B UMBRELLA LIABILITY of SECTION II WHO IS AN INSURED, or any "employee" authorized by you to give notice of an "occurrence" or claim;

- includes any continuation, change or resumption of the "bodily injury" or "property damage" after the end of the policy period.
- 6. "Bodily injury" or "property damage" will be deemed to have been known to have occurred at the earliest time when any insured listed under Paragraph 1. in Paragraph B., COVERAGE B UMBRELLA LIABILITY, of SECTION II WHO IS AN INSURED or any "employee" authorized by you to give or receive notice of an "occurrence" or claim:
 - a. Reports all, or any part, of the "bodily injury" or "property damage" to us or any other insurer:
 - Receives a written or verbal demand or claim for damages because of the "bodily injury" or "property damage"; or
 - c. Becomes aware by any other means that the "bodily injury" or "property damage" has occurred or has begun to occur.
- Damages because of "bodily injury" include damages claimed by any person or organization for care, loss of services or death resulting at any time from the "bodily injury".
- **8.** Coverage **B** of this insurance does not apply to damages covered by any "underlying insurance" or that would have been covered by any "underlying insurance" but for the exhaustion of its applicable limit of insurance.

C. COVERAGE C - CRISIS MANAGEMENT SERVICE EXPENSES

- We will reimburse the insured, or pay on the insured's behalf, "crisis management service expenses" to which Coverage C applies.
- Coverage C of this insurance applies to "crisis management service expenses" that:
 - Arise out of a "crisis management event" that first commences during the policy period;
 - b. Are incurred by the insured, after a "crisis management event" first commences and before such event ends; and
 - c. Are submitted to us within 180 days after the "crisis management advisor" advises you that the "crisis management event" no longer exists.
- 3. A "crisis management event" will be deemed to:
 - a. First commence at the time when any "executive officer" first becomes aware of an "event" or "occurrence" that leads to that "crisis management event"; and
 - End when we decide that the crisis no longer exists or when the Crisis

- Management Service Expenses Limit has been exhausted, whichever occurs first.
- The amount we will pay for "crisis management service expenses" is limited as described in SECTION III – LIMITS OF INSURANCE.
- **5.** A "self-insured retention" does not apply to "crisis management service expenses".
- 6. Any payment of "crisis management service expenses" that we make will not be determinative of our obligations under this insurance with respect to any claim or "suit" or create any duty to defend or indemnify any insured for any claim or "suit".

D. DEFENSE AND SUPPLEMENTARY PAYMENTS

- We will have the right and duty to defend the insured:
 - a. Under Coverage A, against a "suit" seeking damages to which such coverage applies, if:
 - (1) The "applicable underlying limit" is the applicable limit of insurance stated for a policy of "underlying insurance" in the Schedule Of Underlying Insurance and such limit has been exhausted solely due to payments as permitted in Paragraphs 4.a.(1), (2) and (3) of COVERAGE A EXCESS FOLLOW-FORM LIABILITY of SECTION I COVERAGES; or
 - (2) The "applicable underlying limit" is the applicable limit of any "other insurance" and such limit has been exhausted by payments of judgments, settlements or medical expenses, or related costs or expenses (if such costs or expenses reduce such limits).

For any "suit" for which we have the right and duty to defend the insured under Coverage A, defense expenses will be within the limits of insurance of this policy when such expenses are within the limits of insurance of the applicable "underlying insurance"; or

- b. Under Coverage B, against a "suit" seeking damages to which such coverage applies.
- 2. We have no duty to defend any insured against any "suit":
 - Seeking damages to which this insurance does not apply; or
 - **b.** If any other insurer has a duty to defend.

- 3. When we have the duty to defend, we may, at our discretion, investigate and settle any claim or "suit". In all other cases, we may, at our discretion, participate in the investigation, defense and settlement of any claim or "suit" for damages to which this insurance may apply. If we exercise such right to participate, all expenses we incur in doing so will not reduce the applicable limits of insurance.
- **4.** Our duty to defend ends when we have used up the applicable limit of insurance in the payment of judgments or settlements, or defense expenses if such expenses are within the limits of insurance of this policy.
- We will pay, with respect to a claim we investigate or settle, or "suit" against an insured we defend:
 - a. All expenses we incur.
 - b. The cost of:

- (1) Bail bonds required because of accidents or traffic law violations arising out of the use of any vehicle to which this insurance applies; or
- (2) Appeal bonds and bonds to release attachments:

but only for bond amounts within the applicable limit of insurance. We do not have to furnish these bonds.

- c. All reasonable expenses incurred by the insured at our request to assist us in the investigation or defense of such claim or "suit", including actual loss of earnings up to \$1,000 a day because of time off from work.
- d. All court costs taxed against the insured in the "suit". However, these payments do not include attorneys' fees or attorneys' expenses taxed against the insured.
- e. Prejudgment interest awarded against the insured on that part of the judgment we pay. If we make an offer to pay the applicable limit of insurance, we will not pay any prejudgment interest based on that period of time after the offer.
- f. All interest that accrues on the full amount of any judgment after entry of the judgment and before we have paid, offered to pay or deposited in court the part of the judgment that is within the applicable limit of insurance. If we do not pay part of the judgment for any reason other than it is more than the applicable limit of insurance, we will not pay any interest that accrues on that portion of the judgment.

With respect to a claim we investigate or settle, or "suit" against an insured we defend under COVERAGE A – EXCESS FOLLOW-FORM LIABILITY, these payments will not reduce the applicable limits of insurance, but only if the applicable "underlying insurance" provides for such payments in addition to its limits of insurance. With respect to a claim we investigate or settle, or "suit" against an insured we defend under COVERAGE B – UMBRELLA LIABILITY, these payments will not reduce the applicable limits of insurance.

SECTION II - WHO IS AN INSURED

A. COVERAGE A - EXCESS FOLLOW-FORM LIABILITY

With respect to Coverage A, the following persons and organizations qualify as insureds:

- 1. The Named Insured shown in the Declarations; and
- 2. Any other person or organization qualifying as an insured in the "underlying insurance". If you have agreed to provide insurance for that person or organization in a written contract or agreement:
 - **a.** The limits of insurance afforded to such person or organization will be:
 - (1) The amount by which the minimum limits of insurance you agreed to provide such person or organization in that written contract or agreement exceed the total limits of insurance of all applicable "underlying insurance"; or
 - (2) The limits of insurance of this policy; whichever is less; and
 - b. Coverage under this policy does not apply to such person or organization if the minimum limits of insurance you agreed to provide such person or organization in that written contract or agreement are wholly within the total limits of insurance of all available applicable "underlying insurance".

B. COVERAGE B - UMBRELLA LIABILITY

With respect to Coverage B:

- The Named Insured shown in the Declarations is an insured.
- 2. If you are:
 - a. An individual, your spouse is also an insured, but only with respect to the conduct of a business of which you are the sole owner.

- **b.** A partnership or joint venture, your members, your partners and their spouses are also insureds, but only with respect to the conduct of your business.
- **c.** A limited liability company, your members are also insureds, but only with respect to the conduct of your business. Your managers are also insureds, but only with respect to their duties as your managers.
- d. An organization other than a partnership, joint venture or limited liability company, your "officers" and directors are also insureds, but only with respect to their duties as your "officers" or directors. Your stockholders are also insureds, but only with respect to their liability as stockholders.
- **e.** A trust, your trustees are also insureds, but only with respect to their duties as trustees.
- 3. Each of the following is also an insured:
 - a. Your "volunteer workers" only while performing duties related to the conduct of your business, or your "employees", other than either your "officers" (if you are an organization other than a partnership, joint venture or limited liability company) or your managers (if you are a limited liability company), but only for acts within the scope of their employment by you or while performing duties related to the conduct of your business. However, none of these "employees" or "volunteer workers" are insureds for:
 - (1) "Bodily injury" or "personal injury":
 - (a) To you, to your partners or members (if you are a partnership or joint venture), to your members (if you are a limited liability company), to a co-"employee" while in the course of his or her employment or performing duties related to the conduct of your your business. or to other "volunteer workers" while performing duties related to the conduct of your business;
 - (b) To the spouse, child, parent, brother or sister of that co-"employee" or "volunteer worker" as a consequence of Paragraph (1)(a) above;
 - (c) For which there is any obligation to share damages with or repay someone else who must pay

- damages because of the injury described in Paragraph (1)(a) or (b) above: or
- (d) Arising out of his or her providing or failing to provide professional health care services.

Unless you are in the business or occupation of providing professional health care services. Paragraphs (1)(a), (b), (c) and (d) above do not apply to "bodily injury" arising out of providing or failing to provide first aid or "Good Samaritan services" by any of your "employees" or "volunteer workers" other than an employed or volunteer doctor. Any such "employees" or "volunteer workers" providing or failing to provide first aid or "Good Samaritan services" during their work hours for you will be deemed to be acting within the scope of their employment by you or performing duties related to the conduct of your business.

- (2) "Property damage" to property:
 - (a) Owned, occupied or used by; or
 - **(b)** Rented to, in the care, custody or control of, or over which physical control is being exercised for any purpose by:

you, any of your "employees" or "volunteer workers", any of your partners or members (if you are a partnership or joint venture), or any of your members (if you are a limited liability company).

- **b.** Any person (other than your "employee" or "volunteer worker"), or any organization, while acting as your real estate manager.
- c. Any person or organization having proper temporary custody of your property if you die, but only:
 - (1) With respect to liability arising out of the maintenance or use of that property; and
 - (2) Until your legal representative has been appointed.
- d. Your legal representative if you die, but only with respect to duties as such. That representative will have all your rights and duties under this insurance.
- 4. Any organization, other than a partnership, joint venture or limited liability company, of which you are the sole owner, or in which you

maintain an ownership interest of more than 50%, on the first day of the policy period is an insured and will qualify as a Named Insured. No such organization is an insured or will qualify as a Named Insured for "bodily injury" or "property damage" that occurred, or "personal injury" or "advertising injury" caused by an offense committed after the date, if any, during the policy period, that you no longer maintain an ownership interest of more than 50% in such organization.

- 5. Any organization you newly acquire or form, other than a partnership, joint venture or limited liability company, and of which you are the sole owner, or in which you maintain an ownership interest of more than 50%, is an insured and will qualify as a Named Insured if there is no other similar insurance available to that organization. However:
 - a. Coverage under this provision is afforded only until the 180th day after you acquire or form the organization or the end of the policy period, whichever is earlier; and
 - b. Coverage for such organization does not apply to:
 - "Bodily injury" or "property damage" that occurred; or
 - (2) "Personal injury" or "advertising injury" arising out of an offense committed;

before you acquired or formed the organization.

No person or organization is an insured or will qualify as a Named Insured with respect to the conduct of any current or past partnership, joint venture or limited liability company that is not shown as a Named Insured in the Declarations. This paragraph does not apply to any such partnership, joint venture or limited liability company that otherwise qualifies as an insured under Paragraph B. of SECTION II – WHO IS AN INSURED.

C. COVERAGE C - CRISIS MANAGEMENT SERVICE EXPENSES

With respect to Coverage C, the following persons and organizations are insureds and will qualify as Named Insureds:

- 1. The Named Insured shown in the Declarations.
- 2. Any organization, other than a partnership, joint venture or limited liability company, of which you are the sole owner, or in which you maintain an ownership interest of more than 50%, on the first day of the policy period. No such organization is an insured or will qualify as a Named Insured for "crisis management service expenses" arising out of a "crisis management event" that first commences after

- the date, if any, during the policy period, that you no longer maintain an ownership interest of more than 50% in such organization.
- 3. Any organization you newly acquire or form, other than a partnership, joint venture or limited liability company, and of which you are the sole owner, or in which you maintain an ownership interest of more than 50%, if there is no other similar insurance available to that organization. However:
 - a. Coverage under this provision is afforded only until the 180th day after you acquire or form the organization or the end of the policy period, whichever is earlier; and
 - b. Coverage for such organization does not apply to "crisis management service expenses" arising out of a "crisis management event" that occurred before you acquired or formed the organization, even if an "executive officer" only first becomes aware of an "event" or "occurrence" that leads to such "crisis management event" after the date you acquired or formed the organization.

No person or organization is an insured or will qualify as a Named Insured with respect to the conduct of any current or past partnership, joint venture or limited liability company that is not shown as a Named Insured in the Declarations.

SECTION III - LIMITS OF INSURANCE

- A. The Limits of Insurance shown in the Declarations and the rules below fix the most we will pay for the amounts described below to which this insurance applies regardless of the number of:
 - 1. Insureds:
 - 2. Claims made or "suits" brought;
 - 3. Number of vehicles involved:
 - **4.** Persons or organizations making claims or bringing "suits"; or
 - 5. Coverages provided under this insurance.

As indicated in Paragraph **D.1.** of **SECTION I – COVERAGES**, for any "suit" for which we have the right and duty to defend the insured under Coverage **A**, defense expenses will be within the limits of insurance of this policy when such expenses are within the limits of insurance of the applicable "underlying insurance".

- **B.** The General Aggregate Limit is the most we will pay for the sum of all:
 - 1. Damages; and
 - 2. Defense expenses if such expenses are within the limits of insurance of this policy;

except:

- Damages and defense expenses because of "bodily injury" or "property damage" included in the "auto hazard";
- Damages and defense expenses because of "bodily injury" or "property damage" included in the "products-completed operations hazard"; or
- 3. Damages and defense expenses for which insurance is provided under any Aircraft Liability coverage included as "underlying insurance" to which no aggregate limit applies.
- **C.** The Products-Completed Operations Aggregate Limit is the most we will pay for the sum of all:
 - 1. Damages; and
 - 2. Defense expenses if such expenses are within the limits of insurance of this policy;

because of "bodily injury" or "property damage" included in the "products-completed operations hazard".

- **D.** Subject to Paragraph **B.** or **C.** above, whichever applies, the Occurrence Limit is the most we will pay for the sum of all:
 - Damages, and defense expenses if such expenses are within the limits of insurance of this policy, under Coverage A arising out of any one "event" to which the "underlying insurance" applies a limit of insurance that is separate from any aggregate limit of insurance; and
 - Damages under Coverage B because of all "bodily injury", "property damage", "personal injury" or "advertising injury" arising out of any one "occurrence".

For the purposes of determining the applicable Occurrence Limit, all related acts or omissions committed in the providing or failing to provide first aid or "Good Samaritan services" to any one person will be considered one "occurrence".

- E. The Crisis Management Service Expenses Limit is the most we will pay for the sum of all "crisis management service expenses" arising out of all "crisis management events". Payment of such "crisis management service expenses" is in addition to, and will not reduce, any other limit of insurance of this policy.
- F. The limits of insurance of this policy apply separately to each consecutive annual period and to any remaining period of less than 12 months, starting with the beginning of the policy period shown in the Declarations. If the policy period is extended after issuance for an additional period of less than 12 months, the additional period will be deemed part of the last preceding period for purposes of determining the limits of insurance.

SECTION IV - EXCLUSIONS

This insurance does not apply to:

A. With respect to Coverage **A** and Coverage **B**:

1. Asbestos

- a. Damages arising out of the actual or alleged presence or actual, alleged or threatened dispersal of asbestos, asbestos fibers or products containing asbestos, provided that the damages are caused or contributed to by the hazardous properties of asbestos.
- b. Damages arising out of the actual or alleged presence or actual, alleged or threatened dispersal of any solid, liquid, gaseous or thermal irritant or contaminant, including smoke, vapors, soot, fumes, acids, alkalis, chemicals and waste, and that are part of any claim or "suit" which also alleges any damages described in Paragraph a. above.
- c. Any loss, cost or expense arising out of any:
 - (1) Request, demand, order or statutory or regulatory requirement that any insured or others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of, asbestos, asbestos fibers or products containing asbestos; or
 - (2) Claim or "suit" by or on behalf of any governmental authority or any other person or organization because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying or neutralizing, or in any way responding to, or assessing the effects of, asbestos, asbestos fibers or products containing asbestos.

2. Employment-Related Practices

Damages because of injury to:

- a. A person arising out of any:
 - (1) Refusal to employ that person;
 - (2)Termination of that person's employment; or
 - (3) Employment-related practice, policy, act or omission, such as coercion, demotion, evaluation, reassignment, discipline, failure to promote or advance, harassment, humiliation, discrimination, libel, slander, violation of the person's right of privacy, malicious prosecution or false arrest, detention or imprisonment, applied to or directed at that person, regardless of whether such practice, policy, act or omission occurs, is applied or is

committed before, during or after the time of that person's employment; or

b. The spouse, child, parent, brother or sister of that person as a consequence of injury to that person as described in Paragraphs a.(1), (2) or (3) above.

This exclusion applies:

- **a.** Whether the insured may be liable as an employer or in any other capacity; and
- b. To any obligation to share damages with or repay someone else who must pay damages because of the injury.

3. ERISA, COBRA And Similar Laws

Any obligation of the insured under:

- a. The Employees Retirement Income Security Act Of 1974 (ERISA) or any of its amendments:
- b. The Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA) or any of its amendments; or
- Any similar common or statutory law of any jurisdiction.

4. Medical Expenses Or Payments

Any obligation of the insured under any "medical expenses" or medical payments coverage.

5. Nuclear Material

Damages arising out of:

- **a.** The actual, alleged or threatened exposure of any person or property to; or
- **b.** The "hazardous properties" of;

any "nuclear material".

As used in this exclusion:

- a. "Hazardous properties" includes radioactive, toxic or explosive properties;
- b. "Nuclear material" means "source material", "special nuclear material" or "byproduct material"; and
- c. "Source material", "special nuclear material" and "by-product material" have the meanings given them in the Atomic Energy Act of 1954 or any of its amendments.

6. Uninsured or Underinsured Motorists, No-Fault And Similar Laws

Any liability imposed on the insured, or the insured's insurer, under any of the following laws:

- a. Uninsured motorists:
- b. Underinsured motorists:

- Auto no-fault or other first-party personal injury protection (PIP);
- **d.** Supplementary uninsured/underinsured motorists (New York); or
- Medical expense benefits and income loss benefits (Virginia).

7. War

Damages arising out of:

- a. War, including undeclared or civil war; or
- b. Warlike action by a military force, including action in hindering or defending against an actual or expected attack, by any government, sovereign or other authority using military personnel or other agents; or
- c. Insurrection, rebellion, revolution, usurped power or action taken by governmental authority in hindering or defending against any of these.

8. Workers Compensation And Similar Laws

Any obligation of the insured under a workers compensation, disability benefits or unemployment compensation law or any similar law.

B. With respect to Coverage B:

Expected Or Intended Bodily Injury Or Property Damage

"Bodily injury" or "property damage" expected or intended from the standpoint of the insured. This exclusion does not apply to "bodily injury" or "property damage" resulting from the use of reasonable force to protect persons or property.

2. Contractual Liability

"Bodily injury", "property damage", "personal injury" or "advertising injury" for which the insured is obligated to pay damages by reason of the assumption of liability in a contract or agreement. This exclusion does not apply to liability for damages that the insured would have in the absence of the contract or agreement.

3. Liquor Liability

"Bodily injury" or "property damage" for which any insured may be liable by reason of:

a. Causing or contributing to the intoxication of any person, including causing or contributing to the intoxication of any person because alcoholic beverages were permitted to be brought on your premises for consumption on your premises;

- **b.** The furnishing of alcoholic beverages to a person under the legal drinking age or under the influence of alcohol; or
- **c.** Any statute, ordinance or regulation relating to the sale, gift, distribution or use of alcoholic beverages.

4. Employers Liability

"Bodily injury" to:

- a. An "employee" of the insured arising out of and in the course of:
 - (1) Employment by the insured; or
 - (2) Performing duties related to the conduct of the insured's business; or
- b. The spouse, child, parent, brother or sister of that "employee" as a consequence of "bodily injury" described in Paragraph a. above.

This exclusion applies:

- a. Whether the insured may be liable as an employer or in any other capacity; and
- **b.** To any obligation to share damages with or repay someone else who must pay damages because of the "bodily injury".

5. Pollution

- a. "Bodily injury", "property damage", "personal injury" or "advertising injury" arising out of the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of "pollutants".
- b. Any loss, cost or expense arising out of any:
 - (1) Request, demand, order or statutory or regulatory requirement that any insured or any other person or organization test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of, "pollutants"; or
 - (2) Claim or "suit" by or on behalf of any governmental authority or any other person or organization because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying or neutralizing, or in any way responding to, or assessing the effects of, "pollutants".

6. Aircraft

"Bodily injury" or "property damage" arising out of the ownership, maintenance, use or entrustment to others of any aircraft owned or operated by or rented or loaned to any insured. Use includes operation and "loading or unloading". This exclusion applies even if the claims against any insured allege negligence or other wrongdoing in the supervision, hiring, employment, training or monitoring of others by that insured, if the "occurrence" which caused the "bodily injury" or "property damage" involved the ownership, maintenance, use or entrustment to others of any aircraft that is owned or operated by or rented or loaned to any insured.

7. Auto

"Bodily injury" or "property damage" arising out of the ownership, maintenance, use or entrustment to others of any "auto". Use includes operation and "loading or unloading".

This exclusion applies even if the claims against any insured allege negligence or other wrongdoing in the supervision, hiring, employment, training or monitoring of others by that insured, if the "occurrence" which caused the "bodily injury" or "property damage" involved the ownership, maintenance, use or entrustment to others of any "auto".

This exclusion does not apply to "bodily injury" or "property damage" caused by an "occurrence" that takes place outside of the United States of America (including its territories and possessions), Puerto Rico and Canada.

8. Watercraft

"Bodily injury" or "property damage" arising out of the ownership, maintenance, use or entrustment to others of any watercraft owned or operated by or rented or loaned to any insured. Use includes operation and "loading or unloading".

This exclusion applies even if the claims against any insured allege negligence or other wrongdoing in the supervision, hiring, employment, training or monitoring of others by that insured, if the "occurrence" which caused the "bodily injury" or "property damage" involved the ownership, maintenance, use or entrustment to others of any watercraft that is owned or operated by or rented or loaned to any insured.

This exclusion does not apply to a watercraft:

- While ashore on premises owned by or rented to any insured; or
- **b.** That is 50-feet long or less and that:
 - (1) You own; or

(2) You do not own and is not being used to carry any person or property for a charge.

9. Electronic Data

Damages claimed for the loss of, loss of use of, damage to, corruption of, inability to access, or inability to manipulate "electronic data".

10. Damage To Property, Products Or Work

"Property damage" to:

- a. Property you own, rent or occupy, including any costs or expenses incurred by you, or any other person or organization, for repair, replacement, enhancement, restoration or maintenance of such property for any reason, including prevention of injury to a person or damage to another's property;
- b. Premises you sell, give away or abandon if the "property damage" arises out of any part of those premises:
- c. Property loaned to you;
- **d.** Personal property in the care, custody or control of the insured:
- e. That particular part of real property on which you or any contractors or subcontractors working directly or indirectly on your behalf are performing operations if the "property damage" arises out of those operations;
- f. That particular part of any property that must be restored, repaired or replaced because "your work" was incorrectly performed on it;
- g. "Your product" arising out of "your product" or any part of it; or
- h. "Your work" arising out of "your work" or any part of it and included in the "productscompleted operations hazard".

11. Damage To Impaired Property Or Property Not Physically Injured

"Property damage" to "impaired property", or property that has not been physically injured, arising out of:

- a. A defect, deficiency, inadequacy or dangerous condition in "your product" or "your work"; or
- **b.** A delay or failure by you, or anyone acting on your behalf, to fulfill the terms of a contract or agreement.

This exclusion does not apply to the loss of use of other property arising out of sudden and accidental physical injury to "your product" or "your work" after it has been put to its intended use.

12. Recall Of Products, Work Or Impaired Property

Damages claimed for any loss, cost or expense incurred by you or others for the loss of use, withdrawal, recall, inspection, repair, replacement, adjustment, removal or disposal of:

- a. "Your product";
- b. "Your work": or
- c. "Impaired property":

if such product, work or property is withdrawn or recalled from the market or from use by any person or organization because of a known or suspected defect, deficiency, inadequacy or dangerous condition in it.

13. Violation Of Consumer Financial Protection Laws

"Bodily injury", "property damage", "personal injury" or "advertising injury" arising out of any actual or alleged violation of a "consumer financial protection law", or any other "bodily injury", "property damage", "personal injury" or "advertising injury" alleged in any claim or "suit" that also alleges any such violation.

14. Unsolicited Communication

"Bodily injury", "property damage", "personal injury" or "advertising injury" arising out of any actual or alleged violation of any law that restricts or prohibits the sending, transmitting or distributing of "unsolicited communication".

15. Access Or Disclosure Of Confidential Or Personal Information

"Bodily injury", "property damage", "personal injury" or "advertising injury" arising out of any access to or disclosure of any person's or organization's confidential or personal information.

16. Knowing Violation Of Rights Of Another

"Personal injury" or "advertising injury" caused by or at the direction of the insured with the knowledge that the act would violate the rights of another and would inflict "personal injury" or "advertising injury".

17. Material Published With Knowledge Of Falsity

"Personal injury" or "advertising injury" arising out of oral or written publication, including publication by electronic means, of material, if done by or at the direction of the insured with knowledge of its falsity.

18. Material Published Or Used Prior To Policy Period

- a. "Personal injury" or "advertising injury" arising out of oral or written publication, including publication by electronic means, of material whose first publication took place before the beginning of the policy period; or
- b. "Advertising injury" arising out of infringement of copyright, "title" or "slogan" in your "advertisement" whose first infringement in your "advertisement" was committed before the beginning of the policy period.

19. Criminal Acts

"Personal injury" or "advertising injury" arising out of a criminal act committed by or at the direction of the insured.

20. Breach Of Contract

"Personal injury" or "advertising injury" arising out of a breach of contract.

21. Quality Or Performance Of Goods – Failure To Conform To Statements

"Advertising injury" arising out of the failure of goods, products or services to conform with any statement of quality or performance made in your "advertisement".

22. Wrong Description Of Prices

"Advertising injury" arising out of the wrong description of the price of goods, products or services stated in your "advertisement".

23. Intellectual Property

"Personal injury" or "advertising injury" arising out of any actual or alleged infringement or violation of any of the following rights or laws, or any other "personal injury" or "advertising injury" alleged in any claim or "suit" that also alleges any such infringement or violation:

- a. Copyright;
- b. Patent:
- c. Trade dress;
- d. Trade name:
- e. Trademark;
- f. Trade secret; or
- **g.** Other intellectual property rights or laws.

This exclusion does not apply to:

a. "Advertising injury" arising out of any actual or alleged infringement or violation of another's copyright, "title" or "slogan" in your "advertisement"; or b. Any other "personal injury" or "advertising injury" alleged in any claim or "suit" that also alleges any such infringement or violation of another's copyright, "title" or "slogan" in your "advertisement".

24. Insureds In Media And Internet Type Business

"Personal injury" or "advertising injury" arising out of an offense committed by an insured whose business is:

- a. Advertising, "broadcasting" or publishing;
- Designing or determining content of websites for others; or
- An Internet search, access, content or service provider.

This exclusion does not apply to Paragraphs a.(1). (2) and (3) of the definition of "personal injury".

For the purposes of this exclusion:

- a. Creating and producing correspondence written in the conduct of your business, bulletins, financial or annual reports, or newsletters about your goods, products or services will not be considered the business of publishing; and
- **b.** The placing of frames, borders or links, or advertising, for you or others anywhere on the Internet will not, by itself, be considered the business of advertising, "broadcasting" or publishing.

25. Electronic Chatrooms Or Bulletin Boards

"Personal injury" or "advertising injury" arising out of an electronic chatroom or bulletin board the insured hosts, owns or over which the insured exercises control.

26. Unauthorized Use Of Another's Name Or Product

"Personal injury" or "advertising injury" arising out of the unauthorized use of another's name or product in your e-mail address, domain name or metatag, or any other similar tactics to mislead another's potential customers.

C. With respect to Coverage C:

Newly Acquired, Controlled Or Formed Entities

"Crisis management service expenses" arising out of a "crisis management event" that involves any organization you newly acquire or form and that occurred prior to the date you acquired or formed that organization, even if an "executive officer" only first becomes aware of an "event" or "occurrence" that leads to such "crisis"

management event" after the date you acquired or formed such organization.

SECTION V - CONDITIONS

A. APPEALS

- If the insured or the insured's "underlying insurer" elects not to appeal a judgment which exceeds the "applicable underlying limit" or "self-insured retention", we may do so.
- 2. If we appeal such a judgment, we will pay all costs of the appeal. These payments will not reduce the applicable limits of insurance. In no event will our liability exceed the applicable limit of insurance.

B. BANKRUPTCY

- **1.** Bankruptcy or insolvency of the insured or of the insured's estate will not relieve us of our obligations under this insurance.
- 2. In the event of bankruptcy or insolvency of any "underlying insurer", this insurance will not replace such bankrupt or insolvent "underlying insurer's" policy, and this insurance will apply as if such "underlying insurer" had not become bankrupt or insolvent.

C. CANCELLATION

- 1. The first Named Insured shown in the Declarations may cancel this insurance by mailing or delivering to us advance written notice of cancellation.
- 2. We may cancel this insurance by mailing or delivering to such first Named Insured written notice of cancellation at least:
 - a. 10 days before the effective date of cancellation if we cancel for nonpayment of premium; or
 - **b.** 60 days before the effective date of cancellation if we cancel for any other reason.
- **3.** We will mail or deliver our notice to such first Named Insured's last mailing address known to us.
- Notice of cancellation will state the effective date of cancellation. The policy period will end on that date.
- 5. If this insurance is cancelled, we will send such first Named Insured any premium refund due. If we cancel, the refund will be pro rata. If such first Named Insured cancels, the refund may be less than pro rata. The cancellation will be effective even if we have not made or offered a refund.
- **6.** If notice is mailed, proof of mailing will be sufficient proof of notice.

D. CHANGES

This policy contains all the agreements between you and us concerning the insurance afforded. No change can be made in the terms of this insurance except with our consent. The terms of this insurance can be amended or waived only by endorsement issued by us and made a part of this policy.

E. CURRENCY

Payments for damages or expenses described in Paragraph 5. of Paragraph D., DEFENSE AND SUPPLEMENTARY PAYMENTS, of SECTION I – COVERAGES will be in the currency of the United States of America. At our sole option, we may make these payments in a different currency. Any necessary currency conversion for such payments will be calculated based on the rate of exchange published in the Wall Street Journal immediately preceeding the date the payment is processed.

F. DUTIES REGARDING AN EVENT, OCCURRENCE, CLAIM OR SUIT

- You must see to it that we are notified as soon as practicable of an "event" or "occurrence" which may result in a claim under this insurance. To the extent possible, notice should include:
 - a. How, when and where the "event" or "occurrence" took place;
 - **b.** The names and addresses of any persons or organizations sustaining injury, damage or loss, and the names and addresses of any witnesses; and
 - c. The nature and location of any injury or damage arising out of the "event" or "occurrence".
- 2. If a claim is made or "suit" is brought against any insured which may result in a claim under this insurance, you must see to it that we receive written notice of the claim or "suit" as soon as practicable.
- With respect to Coverage A, the insured must:
 - a. Cooperate with us in the investigation, settlement or defense of any claim or "suit":
 - Comply with the terms of the "underlying insurance"; and
 - c. Pursue all rights of contribution or indemnity against any person or organization who may be liable to the insured because of the injury, damage or loss for which insurance is provided under



this policy or any policy of "underlying insurance".

- 4. With respect to Coverage B, the insured must:
 - a. Immediately send us copies of any demands, notices, summonses or legal papers received in connection with the claim or "suit";
 - Authorize us to obtain necessary records and other information;
 - Cooperate with us in the investigation, settlement or defense of any claim or "suit"; and
 - d. Assist us, upon our request, in the enforcement of any right against any person or organization which may be liable to the insured because of injury or damage to which Coverage B may apply.
- 5. No insured will, except at that insured's own expense, voluntarily make a payment, assume any obligation, make any admission or incur any expense, other than for first aid for "bodily injury" covered by this insurance, without our consent.
- 6. Knowledge of an "event", "occurrence", claim or "suit" by your agent, servant or "employee" will not constitute knowledge by you, unless your insurance or risk manager, or anyone working in the capacity as your insurance or risk manager, or anyone you designate with the responsibility of reporting an "event", "occurrence", claim or "suit":
 - a. Has received notice of such "event", "occurrence", claim or "suit" from such agent, servant or "employee"; or
 - **b.** Otherwise has knowledge of such "event", "occurrence", claim or "suit".

G. DUTIES REGARDING A CRISIS MANAGEMENT EVENT

You must:

- **1.** Notify us within 30 days of a "crisis management event" that may result in "crisis management service expenses".
- **2.** Provide written notice of the "crisis management event" as soon as practicable. To the extent possible, notice should include:
 - a. How, when and where that "crisis management event" took place;
 - b. The names and addresses of any persons or organizations sustaining injury, damage or loss, and the named and addresses of any witnesses;

- c. The nature and location of any injury or damage arising out of that "crisis management event"; and
- d. The reason that "crisis management event" is likely to involve damages covered by this insurance in excess of the "applicable underlying limit" or "selfinsured retention" and involve regional or national media coverage.

H. EXAMINATION OF YOUR BOOKS AND RECORDS

We may examine and audit your books and records as they relate to this insurance:

- At any time during the policy period;
- 2. Up to three years after the end of the policy period; and
- 3. Within one year after final settlement of all claims under this insurance.

I. EXTENDED REPORTING PERIOD OPTION

- When the "underlying insurance" applies on a claims-made basis, any automatic or basic "extended reporting period" in such "underlying insurance" will apply to this insurance.
- 2. When the "underlying insurance" applies on a claims-made basis and you elect to purchase an optional or supplemental "extended reporting period" in such "underlying insurance," that "extended reporting period" will apply to this insurance only if:
 - a. A written request to purchase an Extended Reporting Period endorsement for this insurance is made by you and received by us within 90 days after the end of the policy period;
 - **b.** You have paid all premiums due for this policy at the time you make such request;
 - c. You promptly pay the additional premium we charge for the Extended Reporting Period endorsement for this insurance when due. We will determine that additional premium after we have received your request for the Extended Reporting Period endorsement for this insurance. That additional premium is not subject to any limitation stated in the "underlying insurance" on the amount or percentage of additional premium that may be charged for the "extended reporting period" in such "underlying insurance"; and

- d. That Extended Reporting Period endorsement is issued by us and made a part of this policy.
- 3. Any Extended Reporting Period endorsement for this insurance will not reinstate or increase the Limits of Insurance or extend the policy period.
- 4. Except with respect to any provisions to the contrary contained in Paragraphs 1., 2. or 3. above, all provisions of any option to purchase an "extended reporting period" granted to you in the "underlying insurance" apply to this insurance.

J. INSPECTIONS AND SURVEYS

- 1. We have the right but are not obligated to:
 - a. Make inspections and surveys at any time:
 - Give you reports on the conditions we find; and
 - c. Recommend changes.
- 2. Any inspections, surveys, reports or recommendations relate only to insurability and the premiums to be charged. We do not make safety inspections. We do not undertake to perform the duty of any person or organization to provide for the health or safety of workers or the public. We do not warrant that conditions:
 - a. Are safe or healthful; or
 - Comply with laws, regulations, codes or standards.

K. LEGAL ACTION AGAINST US

- 1. No person or organization has a right under this insurance:
 - To join us as a party or otherwise bring us into a "suit" asking for damages from an insured; or
 - **b.** To sue us on this insurance unless all of its terms have been fully complied with.
- A person or organization may sue us to recover on an agreed settlement or on a final judgment against an insured. We will not be liable for damages that:
 - Are not payable under the terms of this insurance; or
 - b. Are in excess of the applicable limit of insurance.

An agreed settlement means a settlement and release of liability signed by us, the insured and the claimant or the claimant's legal representative.

L. MAINTENANCE OF UNDERLYING INSURANCE

 The insurance afforded by each policy of "underlying insurance" will be maintained for the full policy period of this Excess Follow-Form And Umbrella Liability Insurance. This provision does not apply to the reduction or exhaustion of the aggregate limit or limits of such "underlying insurance" solely by payments as permitted in Paragraphs 4.a.(1). (2) and (3) of COVERAGE A - EXCESS FOLLOW-FORM LIABILITY of SECTION I -COVERAGES. As such policies expire, you will renew them at limits and with coverage at least equal to the expiring limits of insurance. If you fail to comply with the above requirements. Coverage A is not invalidated. However, in the event of a loss, we will pay only to the extent that we would have paid had you complied with the above requirements.

- The first Named Insured shown in the Declarations must give us written notice of any change in the "underlying insurance" as respects:
 - a. Coverage;
 - b. Limits of insurance;
 - c. Termination of any coverage; or
 - d. Exhaustion of aggregate limits.
- 3. If you are unable to recover from any "underlying insurer" because you fail to comply with any term or condition of the "underlying insurance". Coverage A is not invalidated. However, we will pay for any loss only to the extent that we would have paid had you complied with that term or condition in that "underlying insurance".

M. OTHER INSURANCE

This insurance is excess over any valid and collectible "other insurance" whether such "other insurance" is stated to be primary, contributing, excess, contingent or otherwise. This provision does not apply to a policy bought specifically to apply as excess of this insurance.

However, if you specifically agree in a written contract or agreement that the insurance provided to any person or organization that qualifies as an insured under this insurance must apply on a primary basis, or a primary and non-contributory basis, then insurance provided under Coverage A is subject to the following provisions:

- 1. This insurance will apply before any "other insurance" that is available to such additional insured which covers that person or organization as a named insured, and we will not share with that "other insurance", provided that the injury or damage for which coverage is sought is caused by an "event" that takes place or is committed subsequent to the signing of that contract or agreement by you.
- 2. This insurance is still excess over any valid and collectible "other insurance", whether primary, excess, contingent or otherwise, which covers that person or organization as an additional insured or as any other insured that does not qualify as a named insured.

N. PREMIUM

- The first Named Insured shown in the Declarations is responsible for the payment of all premiums and will be the payee for any return premiums.
- If the premium is a flat charge, it is not subject to adjustment except as provided in Paragraph 4. below.
- 3. If the premium is other than a flat charge, it is an advance premium only. The earned premium will be computed at the end of the policy period, or at the end of each year of the policy period if the policy period is two years or longer, at the rate shown in the Declarations, subject to the Minimum Premium.
- Additional premium may become payable when coverage is provided for additional insureds under the provisions of SECTION II – WHO IS AN INSURED.

O. PREMIUM AUDIT

The premium for this policy is the amount stated in Item **5.** of the Declarations. The premium is a flat charge unless it is specified in the Declarations as adjustable.

P. PROHIBITED COVERAGE - UNLICENSED INSURANCE

- With respect to loss sustained by any insured in a country or jurisdiction in which we are not licensed to provide this insurance, this insurance does not apply to the extent that insuring such loss would violate the laws or regulations of such country or jurisdiction.
- 2. We do not assume responsibility for:
 - a. The payment of any fine, fee, penalty or other charge that may be imposed on any person or organization in any country or jurisdiction because we are not licensed to

- provide insurance in such country or jurisdiction; or
- **b.** The furnishing of certificates or other evidence of insurance in any country or jurisdiction in which we are not licensed to provide insurance.

Q. PROHIBITED COVERAGE – TRADE OR ECONOMIC SANCTIONS

We will provide coverage for any loss, or otherwise will provide any benefit, only to the extent that providing such coverage or benefit does not expose us or any of our affiliated or parent companies to:

- Any trade or economic sanction under any law or regulation of the United States of America; or
- **2.** Any other applicable trade or economic sanction, prohibition or restriction.

R. REPRESENTATIONS

By accepting this insurance, you agree:

- The statements in the Declarations and any subsequent notice relating to "underlying insurance" are accurate and complete;
- 2. Those statements are based upon representations you made to us; and
- **3.** We have issued this insurance in reliance upon your representations.

S. SEPARATION OF INSUREDS

Except with respect to the Limits of Insurance, and any rights or duties specifically assigned in this policy to the first Named Insured shown in the Declarations, this insurance applies:

- As if each Named Insured were the only Named Insured; and
- **2.** Separately to each insured against whom claim is made or "suit" is brought.

T. WAIVER OR TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US

1. If the insured has rights to recover all or part of any payment we have made under this insurance, those rights are transferred to us and the insured must do nothing after loss to impair them. At our request, the insured will bring suit or transfer those rights to us and help us, and with respect to Coverage A, the "underlying insurer", enforce them.

If the insured has agreed in a contract or agreement to waive that insured's right of recovery against any person or organization, we waive our right of recovery against that person or organization, but only for payments we make because of an "event" that takes place or is committed subsequent to the execution of that contract or agreement by such insured.

- 2. Reimbursement of any amount recovered will be made in the following order:
 - a. First, to any person or organization (including us or the insured) who has paid any amount in excess of the applicable limit of insurance;
 - b. Next. to us: and
 - c. Then, to any person or organization (including the insured and with respect to Coverage A, the "underlying insurer") that is entitled to claim the remainder, if any.
- Expenses incurred in the process of recovery will be divided among all persons or organizations receiving amounts recovered according to the ratio of their respective recoveries.

U. TRANSFER OF YOUR RIGHTS AND DUTIES UNDER THIS INSURANCE

- Your rights and duties under this insurance may not be transferred without our written consent except in the case of death of an individual Named Insured.
- 2. If you die, your rights and duties will be transferred to your legal representative but only while acting within the scope of duties as your legal representative. Until your legal representative is appointed, anyone having proper temporary custody of your property will have your rights and duties but only with respect to that property.

V. UNINTENTIONAL OMISSION OR ERROR

The unintentional omission of, or unintentional error in, any information provided by you which we relied upon in issuing this policy will not prejudice your rights under this insurance. However, this provision does not affect our right to collect additional premium or to exercise our rights of cancellation or nonrenewal in accordance with applicable insurance laws or regulations.

W. WHEN LOSS IS PAYABLE

If we are liable under this insurance, we will pay for injury, damage or loss after:

- 1. The insured's liability is established by:
 - a. A court decision; or
 - b. A written agreement between the claimant, the insured, any "underlying insurer" and us; and
- 2. The amount of the "applicable underlying limit" or "self-insured retention" is paid by or on behalf of the insured.

SECTION VI - DEFINITIONS

- **A.** With respect to all coverages of this insurance:
 - 1. "Applicable underlying limit" means the sum of:
 - a. The applicable limit of insurance stated for the policies of "underlying insurance" in the Schedule Of Underlying Insurance subject to the provisions in Paragraphs 4.a.(1), (2) and (3) of COVERAGE A – EXCESS FOLLOW-FORM LIABILITY of SECTION I – COVERAGES: and
 - **b.** The applicable limit of insurance of any "other insurance" that applies.

The limits of insurance in any policy of "underlying insurance" will apply even if:

- **a.** The "underlying insurer" claims the insured failed to comply with any term or condition of the policy; or
- **b.** The "underlying insurer" becomes bankrupt or insolvent.
- 2. "Auto hazard" means all "bodily injury" and "property damage" to which liability insurance afforded under an auto policy of "underlying insurance" would apply but for the exhaustion of its applicable limits of insurance.
- 3. "Electronic data" means information, facts or programs stored as or on, created or used on, or transmitted to or from computer software (including systems and applications software), hard or floppy disks, CD-ROMs, tapes, drives, cells, data processing devices or any other media which are used with electronically controlled equipment.
- "Event" means an "occurrence", offense, accident, act, error, omission, wrongful act or loss.
- 5. "Extended reporting period" means any period of time, starting with the end of the policy period of your claims-made insurance, during which claims or "suits" may be first made, brought or reported for that insurance.
- **6.** "Medical expenses" means expenses to which any Medical Payments section of any policy of Commercial General Liability "underlying insurance" applies.
- 7. "Other insurance" means insurance, or the funding of losses, that is provided by, through or on behalf of:
 - a. Another insurance company;
 - Us or any of our affiliated insurance companies;
 - c. Any risk retention group;

- **d.** Any self-insurance method or program, in which case the insured will be deemed to be the provider of such insurance; or
- e. Any similar risk transfer or risk management method.

"Other insurance" does not include:

- a. Any "underlying insurance"; or
- b. Any policy of insurance specifically purchased to be excess of the limits of insurance of this policy shown in the Declarations.
- 8. "Products-completed operations hazard":
 - a. Includes all "bodily injury" and "property damage" occurring away from premises you own or rent and arising out of "your product" or "your work" except:
 - Products that are still in your physical possession; or
 - (2) Work that has not yet been completed or abandoned. However, "your work" will be deemed completed at the earliest of the following times:
 - (a) When all the work called for in your contract has been completed;
 - (b) When all the work to be done at the job site has been completed if your contract calls for work at more than one job site; or
 - (c) When that part of the work done at a job site has been put to its intended use by any person or organization other than another contractor or subcontractor working on the same project.

Work that may need service, maintenance, correction, repair or replacement, but which is otherwise complete, will be treated as completed.

- **b.** Does not include "bodily injury" or "property damage" arising out of:
 - (1) The transportation of property, unless the injury or damage arises out of a condition in or on a vehicle not owned or operated by you, and that condition was created by the "loading or unloading" of that vehicle by any insured;
 - (2) The existence of tools, uninstalled equipment or abandoned or unused materials; or
 - (3) Products or operations for which the classification listed in a policy of

Commercial General Liability "underlying insurance" states that products-completed operations are subject to the General Aggregate Limit.

- **9.** "Suit" means a civil proceeding which alleges damages. "Suit" includes:
 - a. An arbitration proceeding in which damages are claimed and to which the insured must submit or does submit with our consent: or
 - **b.** Any other alternative dispute resolution proceeding to which the insured submits with our consent.
- 10. "Underlying insurance":
 - a. Means the policy or policies of insurance listed in the Schedule Of Underlying Insurance.
 - b. Includes any renewal or replacement of such policies if such renewal or replacement is during the policy period of this Excess Follow-Form And Umbrella Liability Insurance.
 - c. Does not include any part of the policy period of any of the policies described in Paragraphs a. or b. above that began before, or that continues after, the policy period of this Excess Follow-Form And Umbrella Liability Insurance.
- **11.** "Underlying insurer" means any insurer which provides a policy of insurance listed in the Schedule Of Underlying Insurance.
- **B.** With respect to Coverage **B** and, to the extent that the following terms are not defined in the "underlying insurance", to Coverage **A**:
 - "Advertisement" means a notice that is broadcast or published to the general public or specific market segments about your goods, products or services for the purpose of attracting customers or supporters. For the purposes of this definition:
 - Notices that are published include material placed on the Internet or on similar electronic means of communication; and
 - **b.** Regarding web sites, only that part of a web site that is about your goods, products or services for the purposes of attracting customers or supporters is considered an advertisement.
 - 2. "Advertising injury":

- a. Means injury, other than "personal injury", caused by one or more of the following offenses:
 - (1) Oral or written publication, including publication by electronic means, of material in your "advertisement" that slanders or libels a person or organization or disparages a person's or organization's goods, products or services, provided that the claim is made or the "suit" is brought by a person or organization that claims to have been slandered or libeled, or that claims to have had its goods, products or services disparaged:
 - (2) Oral or written publication, including publication by electronic means, of material in your "advertisement" that:
 - (a) Appropriates a person's name, voice, photograph or likeness; or
 - **(b)** Unreasonably places a person in a false light; or
 - (3) Infringement of copyright, "title" or "slogan" in your "advertisement", provided that the claim is made or the "suit" is brought by a person or organization that claims ownership of such copyright, "title" or "slogan".
- **b.** Includes "bodily injury" caused by one or more of the offenses described in Paragraph **a.** above.

3. "Auto" means:

- A land motor vehicle, trailer or semitrailer designed for travel on public roads, including any attached machinery or equipment; or
- **b.** Any other land vehicle that is subject to a compulsory or financial responsibility law or other motor vehicle insurance law where it is licensed or principally garaged.

However, "auto" does not include "mobile equipment".

- **4.** "Bodily injury" means:
 - **a.** Physical harm, including sickness or disease, sustained by a person; or
 - b. Mental anguish, injury or illness, or emotional distress, resulting at any time from such physical harm, sickness or disease.
- 5. "Broadcasting" means transmitting any audio or visual material for any purpose:
 - a. By radio or television; or

- **b.** In, by or with any other electronic means of communication, such as the Internet, if that material is part of:
 - (1) Radio or television programming being transmitted;
 - (2) Other entertainment, educational, instructional, music or news programming being transmitted; or
 - (3) Advertising transmitted with any such programming.
- 6. "Consumer financial identity information" means any of the following information for a person that is used or collected for the purpose of serving as a factor in establishing such person's eligibility for personal credit, insurance or employment or for the purpose of conducting a business transaction:
 - a. Part or all of the account number, the expiration date or the balance of any credit, debit, bank or other financial account:
 - Information bearing on a person's credit worthiness, credit standing or credit capacity;
 - c. Social security number;
 - d. Driver's license number; or
 - e. Birth date.
- 7. "Consumer financial protection law" means:
 - a. The Fair Credit Reporting Act (FCRA) and any of its amendments, including the Fair and Accurate Credit Transactions Act (FACTA):
 - **b.** California's Song-Beverly Credit Card Act and any of its amendments; or
 - c. Any other law or regulation that restricts or prohibits the collection, dissemination, transmission, distribution or use of "consumer financial identity information".
- "Employee" includes a "leased worker". "Employee" does not include a "temporary worker".
- "Good Samaritan services" means any emergency medical services for which no compensation is demanded or received.
- **10.** "Impaired property" means tangible property, other than "your product" or "your work", that cannot be used or is less useful because:
 - a. It incorporates "your product" or "your work" that is known or thought to be defective, deficient, inadequate or dangerous; or

b. You have failed to fulfill the terms of a contract or agreement:

if such property can be restored to use by the repair, replacement, adjustment or removal of "your product" or "your work" or your fulfilling the terms of the contract or agreement.

- 11. "Leased worker" means a person leased to you by a labor leasing firm under an agreement between you and the labor leasing firm, to perform duties related to the conduct of your business. "Leased worker" does not include a "temporary worker".
- 12. "Loading or unloading" means the handling of property:
 - a. After it is moved from the place where it is accepted for movement into or onto an aircraft, watercraft or "auto";
 - While it is in or on an aircraft, watercraft or "auto": or
 - c. While it is being moved from an aircraft, watercraft or "auto" to the place where it is finally delivered;

but "loading or unloading" does not include the movement of property by means of a mechanical device, other than a hand truck, that is not attached to the aircraft, watercraft or "auto".

- **13.** "Mobile equipment" means any of the following types of land vehicles, including any attached machinery or equipment:
 - Bulldozers, farm machinery, forklifts and other vehicles designed for use principally off public roads.
 - **b.** Vehicles maintained for use solely on or next to premises you own or rent.
 - c. Vehicles that travel on crawler treads.
 - **d.** Vehicles, whether self-propelled or not, maintained primarily to provide mobility to permanently mounted:
 - Power cranes, shovels, loaders, diggers or drills: or
 - (2) Road construction or resurfacing equipment such as graders, scrapers or rollers.
 - e. Vehicles not described in Paragraph a., b., c. or d. above that are not self-propelled and are maintained primarily to provide mobility to permanently attached equipment of the following types:
 - (1) Air compressors, pumps and generators, including spraying, welding, building cleaning, geophysical

- exploration, lighting and well servicing equipment; or
- (2) Cherry pickers and similar devices used to raise or lower workers.
- f. Vehicles not described in Paragraph a., b.,
 c. or d. above maintained primarily for purposes other than the transportation of persons or cargo.

However, self-propelled vehicles with the following types of permanently attached equipment are not "mobile equipment" but will be considered "autos":

- (1) Equipment designed primarily for:
 - (a) Snow removal;
 - **(b)** Road maintenance, but not construction or resurfacing; or
 - (c) Street cleaning;
- (2) Cherry pickers and similar devices mounted on automobile or truck chassis and used to raise or lower workers; and
- (3) Air compressors, pumps and generators, including spraying, welding, building cleaning, geophysical exploration, lighting and well servicing equipment.

However, "mobile equipment" does not include any land vehicle that is subject to a compulsory or financial responsibility law, or other motor vehicle insurance law, where it is licensed or principally garaged. Such land vehicles are considered "autos".

14. "Occurrence" means:

- a. With respect to "bodily injury" or "property damage":
 - (1) An accident, including continuous or repeated exposure to substantially the same general harmful conditions, which results in "bodily injury" or "property damage". All "bodily injury" or "property damage" caused by such exposure to substantially the same general harmful conditions will be deemed to be caused by one "occurrence"; or
 - (2) An act or omission committed in providing or failing to provide first aid or "Good Samaritan services" to a person by any of your "employees" or "volunteer workers" other than an employed or volunteer doctor, unless you are in the business or occupation of providing professional health care services;

- b. With respect to "personal injury", an offense arising out of your business that results in "personal injury". All "personal injury" caused by the same or related injurious material, act or offense will be deemed to be caused by one "occurrence", regardless of the frequency or repetition thereof, the number and kind of media used or the number of persons or organizations making claims or bringing "suits"; and
- c. With respect to "advertising injury", an offense committed in the course of advertising your goods, products and services that results in "advertising injury". All "advertising injury" caused by the same or related injurious material, act or offense will be deemed to be caused by one "occurrence", regardless of the frequency or repetition thereof, the number and kind of media used or the number of persons or organizations making claims or bringing "suits".
- **15.** "Officer" means a person holding any of the officer positions created by your charter, constitution, bylaws or any other similar governing document.

16. "Personal injury":

- **a.** Means injury, other than "advertising injury", caused by one or more of the following offenses:
 - (1) False arrest, detention or imprisonment;
 - (2) Malicious prosecution;
 - (3) The wrongful eviction from, wrongful entry into, or invasion of the right of private occupancy of a room, dwelling or premises that a person occupies, provided that the wrongful eviction, wrongful entry or invasion of the right of private occupancy is committed by or on behalf of the owner, landlord or lessor of that room, dwelling or premises;
 - (4) Oral or written publication, including publication by electronic means, of material that slanders or libels a person or organization or disparages a person's or organization's goods, products or services, provided that the claim is made or the "suit" is brought by a person or organization that claims to have been slandered or libeled, or that claims to have had its goods, products or services disparaged; or

- (5) Oral or written publication, including publication by electronic means, of material that:
 - (a) Appropriates a person's name, voice, photograph or likeness; or
 - **(b)** Unreasonably places a person in a false light.
- **b.** Includes "bodily injury" caused by one or more of the offenses described in Paragraph **a.** above.
- 17. "Pollutants" mean any solid, liquid, gaseous or thermal irritant or contaminant, including smoke, vapor, soot, fumes, acids, alkalis, chemicals and waste. Waste includes materials to be recycled, reconditioned or reclaimed.

18. "Property damage" means:

- a. Physical injury to tangible property, including all resulting loss of use of that property. All such loss of use will be deemed to occur at the time of the physical injury that caused it; or
- b. Loss of use of tangible property that is not physically injured. All such loss of use will be deemed to occur at the time of the "occurrence" that caused it.

For the purposes of this insurance, "electronic data" is not tangible property.

- 19. "Self-insured retention" is the greater of:
 - a. The amount shown in the Declarations which the insured must first pay under Coverage B for damages because of all "bodily injury", "property damage", "personal injury" or "advertising injury" arising out of any one "occurrence"; or
 - **b.** The applicable limit of insurance of any "other insurance" that applies.

20. "Slogan":

- **a.** Means a phrase that others use for the purpose of attracting attention in their advertising.
- **b.** Does not include a phrase used as, or in, the name of:
 - (1) Any person or organization other than you; or
 - (2) Any business, or any of the premises, goods, products, services or work, of any person or organization other than you.

- 21. "Temporary worker" means a person who is furnished to you to substitute for a permanent "employee" on leave or to meet seasonal or short-term workload conditions.
- "Title" means the name of a literary or artistic work.
- 23. "Unsolicited communication" means any communication, in any form, that the recipient of such communication did not specifically request to receive.
- 24. "Volunteer worker" means a person who is not your "employee", and who donates his or her work and acts at the direction of and within the scope of duties determined by you, and is not paid a fee, salary or other compensation by you or anyone else for their work performed by you.
- 25. "Your product":
 - a. Means:
 - (1) Any goods or products, other than real property, manufactured, sold, handled, distributed or disposed of by:
 - (a) You;
 - (b) Others trading under your name; or
 - (c) A person or organization whose business or assets you have acquired; and
 - (2) Containers (other than vehicles), materials, parts or equipment furnished in connection with such goods or products.
 - b. Includes:
 - (1) Warranties or representations made at any time with respect to the fitness, quality, durability, performance or use of "your product"; and
 - (2) The providing of or failure to provide warnings or instructions.
 - c. Does not include vending machines or other property rented to or located for the use of others but not sold.
- 26. "Your work":
 - a. Means:
 - (1) Work or operations performed by you or on your behalf; and
 - (2) Materials, parts or equipment furnished in connection with such work or operations.
 - **b.** Includes:

- (1) Warranties or representations made at any time with respect to the fitness, quality, durability, performance or use of "your work"; and
- (2) The providing of or failure to provide warnings or instructions.

C. With respect to Coverage C:

- "Crisis management advisor" means any public relations firm or crisis management firm approved by us that is hired by you to perform "crisis management services" in connection with a "crisis management event".
- 2. "Crisis management event" means an "event" or "occurrence" that your "executive officer" reasonably determines has resulted, or may result, in:
 - a. Damages covered by this Coverage A or Coverage B that are in excess of the total applicable limits of the "underlying insurance" or "self-insured retention"; and
 - **b.** Significant adverse regional or national media coverage.
- 3. "Crisis management service expenses" means amounts incurred by you, after a "crisis management event" first commences and before such event ends:
 - a. For the reasonable and necessary:
 - (1) Fees and expenses of a "crisis management advisor" in the performance for you of "crisis management services" solely for a "crisis management event"; and
 - (2) Costs for printing, advertising, mailing of materials or travel by your directors, officers, employees or agents or a "crisis management advisor" solely for a "crisis management event": and
 - b. For the following expenses resulting from such "crisis management event", provided that such expenses have been approved by us:
 - (1) Medical expenses:
 - (2) Funeral expenses;
 - (3) Psychological counseling;
 - (4) Travel expenses;
 - (5) Temporary living expenses;
 - **(6)** Expenses to secure the scene of a "crisis management event"; or
 - (7) Any other expenses pre-approved by us.

UMBRELLA

- 4. "Crisis management services" means those services performed by a "crisis management advisor" in advising you or minimizing potential harm to you from a "crisis management event" by maintaining or restoring public confidence in you.
- **5.** "Executive officer" means your:
 - a. Chief Executive Officer:
 - b. Chief Operating Officer;

- c. Chief Financial Officer;
- d. President;
- e. General Counsel;
- **f.** General partner (if you are a partnership); or
- **g.** Sole proprietor (if you are a sole proprietorship);

or any person acting in the same capacity as any individual listed above.

Signature Score

WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT - CALIFORNIA

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.)

You must maintain payroll records accurately segregating the remuneration of your employees while engaged in the work described in the Schedule.

The additional premium for this endorsement shall be **INCL** % of the California workers' compensation premium otherwise due on such remuneration.

SCHEDULE

PERSON OR ORGANIZATION

JOB DESCRIPTION

ANY PERSON OR ORGANIZATION WHERE WAIVER OF OUR RIGHT TO RECOVER IS PERMITTED BY LAW AND IS REQUIRED BY WRITTEN CONTRACT PROVIDED SUCH CONTRACT WAS EXECUTED PRIOR TO DATE OF LOSS

ALL JOBS UNDER CONTRACT

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated. (The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective 04/01/2024

Policy No. ZAWCI9413907

Endorsement No.

Insured AMERICAN ASPHALT REPAIR

Premium \$ INCL.

Insurance Company ARCH INSURANCE COMPANY

Countersigned By

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PENNSYLVANIA MANUFACTURERS' ASSOCIATION INSURANCE COMPANY

380 SENTRY PKWY BLUE BELL, PA 19422-0754 800-222-2749

Old Company Names

Effective Date

Agent For Service

Melissa DeKoven

2710 Gateway Oaks Drive, Suite 150N

Sacramento CA 95833-3505

Reference Information

| NAIC #: | 12262 |
|--------------------------------|---------------------|
| California Company ID #: | 2241-8 |
| Date Authorized in California: | 05/13/1977 |
| License Status: | UNLIMITED-NORMAL |
| Company Type: | Property & Casualty |
| State of Domicile: | PENNSYLVANIA |

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NAIC Group #:

0150

OLD REPUBLIC GRP

Lines Of Business

The company is authorized to transact business within these lines of insurance. For an explanation of any of these terms, please refer to the glossary.

AIRCRAFT

AUTOMOBILE

BOILER AND MACHINERY

BURGLARY

COMMON CARRIER LIABILITY

FIRE

LIABILITY

MARINE

MISCELLANEOUS

PLATE GLASS

SPRINKLER

SURETY

TEAM AND VEHICLE

WORKERS' COMPENSATION



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TRAVELERS PROPERTY CASUALTY COMPANY OF AMERICA

ONE TOWER SQUARE HARTFORD, CT 06183 866-336-2077

TRAVELERS INDEMNITY COMPANY OF ILLINOIS (THE)

01/12/2005

Effective Date

Agent For Service

Old Company Names

Melissa DeKoven

2710 Gateway Oaks Drive, Suite 150N Sacramento CA 95833-3505

Reference Information

| NAIC #: | 25674 |
|--------------------------------|---------------------|
| California Company ID #: | 2495-0 |
| Date Authorized in California: | 04/16/1982 |
| License Status: | UNLIMITED-NORMAL |
| Company Type: | Property & Casualty |
| State of Domicile: | CONNECTICUT |

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NAIC Group #:

3548 Tr

Travelers Grp

Lines Of Business

The company is authorized to transact business within these lines of insurance. For an explanation of any of these terms, please refer to the glossary.

AIRCRAFT

AUTOMOBILE

BOILER AND MACHINERY

BURGLARY

COMMON CARRIER LIABILITY

FIRE

LIABILITY

MARINE

MISCELLANEOUS

PLATE GLASS

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Find A Company Representative In Your Area

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Company Information

ARCH INSURANCE COMPANY

210 HUDSON STREET, SUITE 300 HARBORSIDE 3 JERSEY CITY, NJ 07311 877-688-2724

Old Company Names

Effective Date

FIRST AMERICAN INSURANCE COMPANY

01/05/1987

FIRST AMERICAN INSURANCE COMPANY DBA AMERICAN FIRST INSURANCE COMPANY

11/06/2002

Agent For Service

Melissa DeKoven

2710 Gateway Oaks Drive, Suite 150N Sacramento CA 95833-3505

Reference Information

| NAIC #: | 11150 |
|--------------------------------|---------------------|
| California Company ID #; | 3005-6 |
| Date Authorized in California: | 07/19/1985 |
| License Status: | UNLIMITED-NORMAL |
| Company Type: | Property & Casualty |
| State of Domicile: | MISSOURI |

back to top

NAIC Group List

NAIC Group #:

1279 Arch Ins Grp

Lines Of Business

The company is authorized to transact business within these lines of insurance. For an explanation of any of these terms, please refer to the glossary.

AIRCRAFT

AUTOMOBILE

BOILER AND MACHINERY

BURGLARY

COMMON CARRIER LIABILITY

DISABILITY

FIRE

LIABILITY

MARINE

SURETY

TEAM AND VEHICLE

WORKERS' COMPENSATION

Bid

Date: 5-20 - 24

To:

County of Riverside, hereafter called "County";

Bidder:

American Asphalt Swifn, Inc.

(hereafter called "Contractor")

The undersigned, Contractor, having carefully examined the site and the Contract Documents for the construction of Slurry Seal and Curb Ramp Accessibility Project, For Fiscal Year 2024-2025, District 1, Project No. D5-0006, D5-0011, District 2, Project No. D5-0007, D5-0012, District 3, Project No. D5-0008, D5-0013 hereby proposes to construct the work in accordance with the Contract Documents, including Addenda Number(s) (Fill in addenda numbers if addenda have been issued.) for the amount stated in this Bid.

By submitting this Bid, Contractor agrees with County:

- 1. That unless withdrawn in person by Contractor or some person authorized in writing by Contractor (not by telephone or facsimile) before the time specified in the Notice Inviting Bids for the public opening of bids, this Bid constitutes an irrevocable offer for 90 calendar days after that date.
- 2. County has the right to reject any or all Bids and to waive any irregularities or informalities contained in a Bid.
- 3. To execute the Contract and deliver the Performance Bond, Payment Bond and Insurance Certificate with endorsements, that comply with the requirements set forth in the Instruction to Bidders and General Conditions, within ten (10) business days of the date of the Notice of Acceptance of Bid and Intent to Award as issued by the County.
- 4. That the contract shall be awarded upon a resolution or minute order to that effect duly adopted by the governing body of County; and that execution of the Contract shall constitute a written memorial thereof.
- 5. To submit to the County such information as County may require determining whether a particular Bid is the lowest responsible bid submitted.
- 6. That the accompanying Bid Bond, certified check or cashier's check is in an amount not less than 10% of the total bid submitted and constitutes a guarantee that if awarded the contract, Contractor will execute the Contract and deliver the required bonds within ten (10) business days after notice of award. If Contractor fails to execute and deliver said documents, the bond or check is to be charged with the costs of the resultant damages to the County, including but not limited to: publication costs, the difference in money between the amount bid and the amount in excess of the bid which it costs County to do or cause to be done for the work involved, lease and rental costs, additional salaries and overhead, increased interest and costs of funding the project, attorney expense, additional engineering and architectural expense and cost of maintaining or constructing alternate facilities occasioned by the failure to execute and deliver said documents.
- 7. By signing this Bid the Contractor certifies that the representations made therein are made under penalty of perjury.

ATTACHMENT "A"

Slurry Seal and Curb Ramp Accessibility Project

For Fiscal Year 2024 - 2025

District 1, Project No. D5-0006, D5-0011 District 2, Project No. D5-0007, D5-0012 District 3, Project No. D5-0008, D5-0013

REVISED PROPOSAL

| ITEM No. | ITEM CODE ITEM | | Like Bid Item* | UNIT | ESTIMATED QUANTITY | ITEM PRICE (IN FIGURES) | TOTAL (IN FIGURES) | | |
|-------------|---|--|----------------------|------|--------------------|----------------------------|-----------------------|--|--|
| BASE E | BASE BID SCHEDULE - Slurry Seal Project | | | | | | | | |
| 1 | 374207 | CRACK TREATMENT (ROUT AND SEAL RANDOM CRACKS) | | LS | 1 9 | 642,183,50 | \$642.183.50 | | |
| 2 | 150716 | REMOVE PAINTED TRAFFIC STRIPE, PAVEMENT MARKING, AND PAVEMENT MARKERS | | LS | 1 | \$170,790.00 | \$170,790,00 | | |
| 3 | 128650 | PORTABLE CHANGEABLE MESSAGE SIGN | | EA | 6 | \$4.500,00 | \$27,000.00 | | |
| 4 | 375001 | SCREENINGS | Like 1 | SQYD | 49,800 | \$4.20 | \$209.160.00 | | |
| 5 | 377501 SLURRY SEAL [TYPE 1] | | Like 2 | TON | 4,358 | \$273.75 | 81,193,002.56 | | |
| 6 | 377501 | 377501 SLURRY SEAL [TYPE 2] | | TON | 3,116 | \$246.05 | \$766691.80 | | |
| 7 | 378000 | 378000 MICROSURFACING 2 | | TON | 3,457 | \$ 236.90 | \$818.963.30 | | |
| 8 | 840519(F) | THERMOPLASTIC CROSSWALK AND PAVEMENT MARKING | Like 4 | SQFT | 38,430 | \$ 7.10 | \$272,853.00 | | |
| 9 | 840656(F) | PAINT TRAFFIC STRIPE (2-COAT) | Like 5 | LF | 268,000 | \$0.58 | \$155,440.00 | | |
| 10 | 850102(F) | PAVEMENT MARKER (RETROREFLECTIVE) | Like 6 | EA | 4,900 | \$4.75 | \$23,275.00 | | |
| 11 | 010602 | MISCELLANEOUS DIRECTED WORK | | FA | 1 | 180,000.00 | 180,000.00 | | |
| 12 | 010601 | OBTAIN ENCROACHMENT PERMIT | | FA | 1 | 20,000.00 | 20,000.00 | | |
| 13 | 033901 | MICRO-MILL ASPHALT CONCRETE (4-FT WIDE) | | LF | 6,986 | \$ 3.30 | \$23,053,80 | | |
| 14 | 033902 | MICRO-MILL ASPHALT CONCRETE (FULL WIDTH) | | SQFT | 270,600 | \$0.24 | \$64,944.00 | | |
| 15 | 066061 | CONSTRUCTION ZONE ENHANCEMENT ENFORCEMENT PROGRAM (COZEEP) | | FA | 1 | 100,000.00 | 100,000.00 | | |

BASE BID
SUB-TOTAL:

ITEMS 1-15

FOUR MILLION, SIX HUNDRED SIXTY-SEVEN THOUSAND, THREE \$4,667,356,90

HUNDRED FIFTY-SIX & 90/100 DOLLARS

^{*} NOTE: See Instructions to Bidders, Section 16 "Like Bid Items", on page A9 and A10; corrections will apply if Like Bid Items cost discrepancies are submitted.

REVISED PROPOSAL

| ITEM No. | ITEM CODE | ITEM | | UNIT | ESTIMATED QUANTITY | ITEM PRICE (IN FIGURES) | TOTAL (IN FIGURES) | | |
|-------------|--|--|--|------|--------------------|----------------------------|-----------------------|--|--|
| ALTER | ALTERNATIVE BID SCHEDULE 1 - Curb Ramp Accessibility Project | | | | | | | | |
| 16 | 150769 | REMOVE ASPHALT CONCRETE | | SQYD | 170 | \$ 69.30 | \$11,781.00 | | |
| 17 | 390130 | HOT MIX ASPHALT | | TON | 114 | 8350.00 | \$39,900.00 | | |
| 18 | 017315 | MINOR CONCRETE (CURB RAMP) (CRS 403 - CASE A) | | EA | 33 | \$13,125.00 | \$ 433,125.00 | | |
| 19 | 731623 | MINOR CONCRETE (CURB RAMP) (CASE C) | | EA | 1 | \$13,125,00 | \$13,125,00 | | |
| 20 | 731504 | MINOR CONCRETE (CURB AND GUTTER) | | LF | 320 | \$116.55 | \$37,296.00 | | |
| 21 | 017303 | MINOR CONCRETE (SPANDREL) (CRS 209) | | SQFT | 1,920 | \$44.10 | 884.672.00 | | |
| 22 | 731656 | CURB RAMP DETECTABLE WARNING SURFACE | | EA | 42 | \$1,417,56 | \$59,535,00 | | |
| 23 | 066420 | ADDITIONAL GRINDING AND GROOVING | | EA | 4 | \$1,564,00 | \$6,256,00 | | |

ALT. BID SCH. 1

SUB-TOTAL: ITEMS 16-23

SIX HUNDER) EIGHTY-FINE THOUSAND, SIX HUNDER) NINTY 8 9/10 \$ 685,690.000

ALTERNATIVE BID SCHEDULE 2 - Repair of Existing Asphalt Concrete Surfaces

| 24 | 390095 | REPLACE ASPHALT CONCRETE SURFACING | | CY | 300 | \$682.50 | \$204,750.00 |
|----|--------|------------------------------------|--|----|-----|----------|--------------|
|----|--------|------------------------------------|--|----|-----|----------|--------------|

ALT. BID SCH. 2

SUB-TOTAL:

(wo HUNDRE) FOUR THOUSAND, SEVEN HUNDRED) FIFTY & 0/100 DOLLARS \$204,750,00

ITEM 24 "WO

REVISED PROPOSAL

| ITEM No. | ITEM CODE | ITEM | | UNIT | ESTIMATED QUANTITY | ITEM PRICE (IN FIGURES) | TOTAL (IN FIGURES) | | |
|-------------|---|--|--------|------|--------------------|----------------------------|-----------------------|--|--|
| ALTER | ALTERNATIVE BID SCHEDULE 3 - Slurry Seal Project, City of Riverside | | | | | | | | |
| 25 | 374207 | 07 CRACK TREATMENT (ROUT AND SEAL RANDOM CRACKS) | | LS | 1 | \$8,500,00 | \$8,500,00 | | |
| 26 | 150/16 | REMOVE PAINTED TRAFFIC STRIPE, PAVEMENT MARKING, AND PAVEMENT MARKERS | | LS | 1 | \$3,279,00 | \$3,270,00 | | |
| 27 | 375001 | SCREENINGS | Like 1 | SQYD | 2,108 | \$4.20 | \$8,853,60 | | |
| 28 | 377501 | SLURRY SEAL [TYPE 1] | Like 2 | TON | 18 | \$273,75 | \$4,927.50 | | |
| 29 | 377501 | SLURRY SEAL [TYPE 2] | Like 3 | TON | 42 | \$246,05 | \$10,334,10 | | |
| 30 | 840519(F) | THERMOPLASTIC CROSSWALK AND PAVEMENT MARKING | Like 4 | SQFT | 260 | \$7.10 | \$1,846.00 | | |
| 31 | 840656(F) | PAINT TRAFFIC STRIPE (2-COAT) | Like 5 | LF | 1,020 | \$0.58 | \$ 591.60 | | |
| 32 | 850102(F) | PAVEMENT MARKER (RETROREFLECTIVE) | Like 6 | EA | 40 | \$4.75 | \$ 190.00 | | |

ALT. BID SCH. 3 SUB-TOTAL: ITEMS 25-32

THIRTY-EIGHT THOUSAND FINE HUNDREI) TWOLVE & 5/100 DOLLARS \$ 38,5

PROJECT TOTAL: KIVE MILLION-FIVE HUNDRED NINTY SIX THOUSAND, THREE \$5,596,309.70

HUNDRED NINE & 70/100 DOLLARS

^{*} NOTE: See Instructions to Bidders, Section 16 "Like Bid Items", on page A9 and A10; corrections will apply if Like Bid Items cost discrepancies are submitted.

Bidder Data and Signature

| Name of Bidder: | erican Asphalt South, Inc. |
|--|--|
| Type of organization: | praton |
| Person(s) authorized to sign for E | Bidder: Jeff Pety - Resident |
| | President, Tyler Stænder - Secretary |
| | |
| president, secretary, treasurer and If Bidder is a Co-Partnership , state composing firm. If Bidder is a sole proprietorship of the solution | or an Individual , state first and last name(s) in full. her than an owner, partner or corporate officer, Bid shall be |
| Business Street Address: | 2990 Myers Street (Please include business address even if P.O. Box is used.) |
| Business City, State, Zip Code: | Kiverside, CA 92503 |
| P.O. Box- Number: | P.O. Box 1427 |
| P.O. Box- City, State, Zip Code: | Rinerside, CA 925/3 |
| Phone: (909) 42. | 7-8216 |
| Facsimile: (<i>909</i>) <i>41</i> | 11-8119 |
| E-mail: <i>Teff peamerica</i> nd | rsphallsouth. com |
| Con | atractor's license number: |
| Lice | ense Classification(s): |
| Exp | iration date: 09/30/2024 |
| Department of Industrial Relations | s Registration Number: 100000645 |

V.060719 B5

Bidder Data and Signature (continued)

Accompanying this Bid is a certified check, cashier check or bid bond in an amount equal to at least ten (10) percent of the total bid for:

Slurry Seal and Curb Ramp Accessibility Project For Fiscal Year 2024-2025 District 1, Project No. D5-0006, D5-0011 District 2, Project No. D5-0007, D5-0012 District 3, Project No. D5-0008, D5-0013

By my signature on this Bid, I certify, under penalty of perjury under the laws of the State of California, that all the information on this form is true and correct.

IN WITNESS WHERE OF Bidder/Contractor executed this Bid as of the date set forth on page **B1** of this Bid.

B6

| Signature: | | |
|-----------------|--------------|--|
| | | |
| Name (printed): | Teff leffy | |
| | 01 | |
| Title: | "Contractor" | |

V.060719

Subcontractor List

Bidder/Contractor submits the following complete list of each Subcontractor who will perform work, labor or render service in or about the construction in an amount in excess of 1/2 of 1% of the total bid or \$10,000 whichever is greater.

Check box on right side of row if any construction item, for the listed Subcontractor, is partial work. If partial work is to be performed within a certain construction item or trade, the Bidder/Contractor shall specify the portion(s) of the work to be performed by the different subcontractors or Bidder/Contractor will be subject to provisions of Public Contract Code Section 4106.

Name of Bidder (Prime/General Contractor): Amorican Asphalt South, Inc.

| | Subcontractor Name | License Number | DIR Registration Number | Business Address (City, State) | Construction Item(s) [Item Number and Description] | Check if Partial Work |
|----|------------------------------------|-------------------|-------------------------------|--|--|--------------------------------|
| 1. | AMERICAN PAVEMENT SYSTEMS, INC | 943792 | 1000000 207 | 1012 117# 57 Mo) ESTU, CA | 4 £ 27 SCREENINGS | ⋈ |
| 2. | PANEMENT RECYCLING SYSTEMS INC | 569352 | 1000003363 | 10240 SAND SEVANCEY, JUNDPAVALLEY, | 13 \$ 14 MICRONILL AC | × |
| 3. | PAVEMENT REHAB COMPANY | | 1000064823 | 2890 E. LA CRESTA ALL | 16 + 24 | X |
| 4. | SUPERIOR PAVEMENT MARKINGS, INC | 776306 | 100000/476 | P.O BOX 278 BEAUMANT CA | 2,8,10,26,30,32 REMOUE EREPLACE STRIPING, MARKINGS | > |
| 5. | | | | | EMANKERS | |
| 6. | | | | | | |

Additional Subcontractor List(s) may be attached to the Bid. (A copy of this form may be attached with additional Subcontractor information.)

Percent of work to be performed by Subcontractors: 30, 9 %

Note: A minimum of 50% of the work is required to be performed by the prime/general Contractor.

Non-Collusion Declaration

To be executed by bidder and submitted with bid. (Title 23 United States Code Section 112 and Public Contract Code Section 7106)

| The undersigned declares: |
|--|
| I am the <u>President</u> (Title) of <u>American Asphalt</u> (Company) the party making the foregoing bid. |
| The bid is not made in the interest of, or on behalf of, any undisclosed person, partnership, company association, organization, or corporation. The bid is genuine and not collusive or sham. The bidder has not directly or indirectly induced or solicited any other bidder to put in a false or sham bid. The bidder has not directly or indirectly colluded, conspired, connived, or agreed with any bidder or anyone else to put in a sham bid, or that anyone shall refrain from bidding. The bidder has not in any manner, directly or indirectly, sought by agreement, communication, or conference with anyone to fix the bid price of the bidder or any other bidder, or to fix any overhead, profit, or cost element of the bid price, or of that of any other bidder. |
| All statements contained in the bid are true. The bidder has not, directly or indirectly, submitted his or her bid price of any breakdown thereof, or the contents thereof, or divulged information or data relative thereto, to any corporation, partnership, company, association, organization, bid depository or to any member or agent thereof to effectuate a collusive or sham bid, and has not paid, and will not pay, any person or entity for such purpose. |
| Any person executing this declaration on behalf of a bidder that is a corporation, partnership, joint venture, limited liability company, limited liability partnership, or any other entity, hereby represents that he or she has full power to execute, and does execute, this declaration on behalf of the bidder. |
| I declare under penalty of perjury under the applicable laws that the foregoing is true and correct and that this declaration is executed on |
| MAy (Month) 15 (Day) of 2024 (Year), |
| MAY (Month) 15th (Day) of 2024 (Year), at City), California (State). |
| Signature of Declarant: |
| Printed name of Declarant: Jeff Petty |
| Name of Bidder (Company): American Asphall Swith, Inc. President |
| Title or Office: President |
| Note: Notarization of signature required. Check box if attachment is included. |

V.060719 B8

ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

| State of California County of Riverside | | | | | | |
|---|--|--|--|--|--|--|
| On May 15, 2024 before me, | Rosa Maria Arteaga- Notary (insert name and title of the officer) | | | | | |
| personally appeared Jeff Petty | | | | | | |
| , who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is subscribed to the within instrument and acknowledged to me that he executed the same in hisauthorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. | | | | | | |
| I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. | | | | | | |
| WITNESS my hand and official seal. | ROSA MARIA ARTEAGA COMM #2372221 \$ NOTARY PUBLIC - CALIFORNIA SAN BERNARDINO COUNTY My Commission Expires August 25, 2025 | | | | | |
| Signature Kora Many Hokan | _ (Seal) | | | | | |

Iran Contracting Act

(Public Contract Code sections 2200-2208)

Prior to bidding on, submitting a proposal or executing a contract or renewal for a County of Riverside contract for goods or services of \$1,000,000 or more, a Contractor must either:

- a) Certify it is not on the current list of persons engaged in investment activities in Iran created by the California Department of General Services ("DGS") pursuant to Public Contract Code section 2203(b) and is not a financial institution extending twenty million dollars (\$20,000,000) or more in credit to another person, for 45 days or more, if that other person will use the credit to provide goods or services in the energy sector in Iran and is identified on the current list of persons engaged in investment activities in Iran created by DGS; or
- b) Demonstrate it has been exempted from the certification requirement for that solicitation or contract pursuant to Public Contract Code section 2203(c) or (d).

To comply with this requirement, please insert your Contractor or financial institution name and Federal ID Number (if available) and complete one of the options below. Please note: California law establishes penalties for providing false certifications, including civil penalties equal to the greater of \$250,000 or twice the amount of the contract for which the false certification was made; contract termination; and three-year ineligibility to bid on contracts. (Public Contract Code section 2205.)

Option #1 - Certification

I, the official named below, certify I am duly authorized to execute this certification on behalf of the vendor/financial institution identified below, and the vendor/financial institution identified below is **not** on the current list of persons engaged in investment activities in Iran created by DGS and is not a financial institution extending twenty million dollars (\$20,000,000) or more in credit to another person/vendor, for 45 days or more, if that other person/vendor will use the credit to provide goods or services in the energy sector in Iran and is identified on the current list of persons engaged in investment activities in Iran created by DGS.

| Contractor Name/Financial Institution (| | Federal ID Number (or n/a) | |
|--|--------------------|----------------------------|--|
| By (Authorized Signature) | | | |
| Printed Name and Title of Person Signing Tell left, Iresident | | | |
| Date Executed 5-14-24 | Executed in Rivers | side, CA | |

Option #2 – Exemption

Pursuant to Public Contract Code sections 2203(c) and (d), a public entity may permit a Contractor/financial institution engaged in investment activities in Iran, on a case-by-case basis, to be eligible for, or to bid on, submit a proposal for, or enters into or renews, a contract for goods and services.

<u>If you have obtained an exemption</u> from the certification requirement under the Iran Contracting Act, please fill out the information below, and **attach documentation demonstrating the exemption approval**.

| Contractor Name/Financial Institution (Printed) | | Federal ID Number (or n/a) | | |
|---|-------------|----------------------------|--|--|
| By (Authorized Signature) | | | | |
| Printed Name and Title of Person Signing | | | | |
| Date Executed | Executed in | | | |

V.060719 B9

Opt Out of Payment Adjustments for Price Index Fluctuations

Slurry Seal and Curb Ramp Accessibility Project For Fiscal Year 2024-2025

District 1, Project No. D5-0006, D5-0011

District 2, Project No. D5-0007, D5-0012

District 3, Project No. D5-0008, D5-0013

To opt out of the payment adjustments for price index fluctuations, as specified in Standard Specifications Section 9-1.07 "Payment Adjustments for Price Index Fluctuations," completely fill in, date, sign, and submit this form with the Bid documents.

By signing and submitting this form, our company hereby opts out of the payment adjustments for price index fluctuations for the above-named project.

| Date: | 5-22-24 |
|------------------------|--|
| Company Name (Bidder): | American Asphalt South Inc |
| Signature: | (Signature of Company's authorized officer or designated representative) |
| Name (printed): | Teff lefty |
| Гitle: | President |

Bid Bond

| Recitals: | | o o n u | |
|--|----------------------------|----------------------------------|------------------------------|
| l. American Asph | | | "Contractor", has |
| submitted his/her Contra | actor's Proposal to Cou | nty of Riverside, "County | " for the construction of |
| public work for Slurry | Seal and Curb Ramp | Accessibility Project, Fo | r Fiscal Vear 2024-2025 |
| District 1, Project No. D. | 5-0006, D5-0011, Distric | et 2, Project No. D5-0007, D | 05-0012. District 3. Project |
| No. D5-0008, D5-0013 in | accordance with a Noti | ice Inviting Bids from the (| County. |
| Everest National Insurance Co | mpany | a Delaware | |
| corporation, hereafter cal | led "Surety", is the sure | ety of this bond. | |
| Agraamant | | | |
| Agreement: | | | |
| We, Contractor as Principal a | ind Surety as Surety, jo | intly and severally agree as | nd state as follows: |
| 1. The amount of the obligate bid alternates, and inures | to the benefit of Court | of the amount of the Contr | actor's Proposal, including |
| 2. This Bond is experated l | by (1) County rejecting | y. | (0) : 6 |
| 2. This Bond is exonerated list accepted. Contractor e | executes the Contract as | salu Proposal or, in the alte | agreed to in its Proposal, |
| otherwise it remains in fi | ill force and effect for t | the recovery of loss dome | ge and expense of County |
| resulting from failure of | Contractor to act as agr | reed to in its Proposal So | me types of possible loss, |
| damage and expense are | specified in the Contrac | tor's Proposal | me types of possible loss, |
| 3. Surety, for value receive | ed, stipulates and agree | s that its obligations here | under shall in no way ha |
| impaired or affected by | any extension of time | within which County may | accept the Proposal and |
| waives notice of any such | extension. | | |
| 4. This Bond is binding on o | our heirs, executors, adn | ninistrators, successors and | d assigns. |
| - | | | 3 |
| Dated: May 13, 2024 | | | |
| Signatures: | | | 200,4 |
| Everest Nanonel Insurance Compa | 101 | | A CONTRACTOR |
| veres valuation insurance compa | Try | American Asphalt South, Inc. | 1377 |
| | 7 | Chash | 000 |
| By Charles of the Control of the Con | By: | GOVA | Jeff Keffy |
| Kathleen Le, | 773*41 | Dear 1 | O. D. |
| "Surety" | ct Title: | Tresident | W.A.J |
| Surety | | "Contracto |)T |
| STATEDE | | | |
| COUNTY | } | co SIDETVIC ACUNIC | WILL COLLEGE |
| OF | } | ss. SURETY'S ACKNO | DWLEDGEMENI |
| | | | |
| On | befor | re me, | |
| personally appeared, | | known to me, or | proved to me on the basis |
| of satisfactory evidence, to | be the person whose | name is subscribed to the | e within instrument and |
| acknowledged to me that he/ | she executed the same | in his/her authorized capa | cities and that by his/her |
| signature on the instrument th | ie person, or the entity i | upon behalf of which the p | person acted, executed the |
| instrument. | | | , |
| NUTTI IDOG | | | 1. C. F. 1. |
| WITNESS my hand and offic | ial'seal. | | |
| -See Attached - California all Purpe | ose Acknowledgment Comp | lies with Civil Code section 118 | 9. |
| Signature of Notary Public | | 37 | (A - B |
| | d by both Contractor and | Notary Public | (Seal) |
| Note: This Bond must be execute notarized. (Attach acknowledgen | ients). | Surety with corporate seal aff | ixed. All signatures must be |

ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

| State of California County ofRiverside | |) |
|--|-------------------------------------|--|
| OnMay 15, 2024 | before me, | Rosa Maria Arteaga- Notary (insert name and title of the officer) |
| personally appeared J | eff Petty | |
| instrument and acknowledged to | o me that he exe on the instrume | who proved to me person(s) whose name(s) is subscribed to the within ecuted the same in hisauthorized capacity(ies), and ent the person(s), or the entity upon behalf of ment. |
| certify under PENALTY OF PE paragraph is true and correct. | ERJURY under t | the laws of the State of California that the foregoing |
| WITNESS my hand and official | seal. | ROSA MARIA ARTEAGA: COMM #2372221 NOTARY PUBLIC - CALIFORNIA SAN BERNARDINO COUNTY My Commission Expires August 25, 2025 |
| Signatura | 411 | (6001) |

ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

| State of California County of <u>Sacramento</u> | _) |
|---|--|
| On May 13, 2024 before me | S. Smith, Notary Public (insert name and title of the officer) |
| personally appeared Kathleen Le | ovidence to be the person(e) where person(e) is/see |
| subscribed to the within instrument and acknowledge | evidence to be the person(e) whose name(s) is/are wledged to me that he/she/they executed the same in by his/her/their signature(s) on the instrument the ne person(s) acted, executed the instrument. |
| I certify under PENALTY OF PERJURY under paragraph is true and correct. | the laws of the State of California that the foregoing |
| WITNESS my hand and official seal. | S. SMITH COMM. # 2442257 NOTARY PUBLIC CALIFORNIA COUNTY OF SACRAMENTO COMM. Expires APR. 22, 2027 |
| Signature | (Seal) |



POWER OF ATTORNEY EVEREST REINSURANCE COMPANY and EVEREST NATIONAL INSURANCE COMPANY

KNOW ALL PERSONS BY THESE PRESENTS: That Everest Reinsurance Company and Everest National Insurance Company, corporations of the State of Delaware ("Company") having their principal offices located at Warren Corporate Center, 100 Everest Way, Warren, New Jersey, 07059, do hereby nominate, constitute, and appoint:

Elizabeth Collodi, John Hopkins, John Weber, Joseph H. Weber, Renee Ramsey, Sara Walliser, Mindy Whitehouse, Jennifer Lakmann, Deanna Quintero, Bill Rapp, Jason March, Matthew Foster, Tony Clark, Samantha Watkins, Phil Watkins, Brad Espinosa, Paula Senna, Pam Sey, Breanna Boatright, Kathleen Le, Sharon Smith, Cassandra Medina

its true and lawful Attorney(s)-in-fact to make, execute, attest, seal and deliver for and on its behalf, as surety, and as its act and deed, where required, any and all bonds and undertakings in the nature thereof, for the penal sum of no one of which is in any event to exceed UNLIMITED, reserving for itself the full power of substitution and revocation.

Such bonds and undertakings, when duly executed by the aforesaid Attorney(s)-in-fact shall be binding upon the Company as fully and to the same extent as if such bonds and undertakings were signed by the President and Secretary of the Company and sealed with its corporate seal.

This Power of Attorney is granted and is signed by facsimile under and by the authority of the following Resolutions adopted by the Board of Directors of Company ("Board") on April 21 2016:

RESOLVED, that the President, any Executive Vice President, and any Senior Vice President are hereby appointed by the Board as authorized to make, execute, seal and deliver for and on behalf of the Company, any and all bonds, undertakings, contracts or obligations in surety or co-surety with others and that the Secretary or any Assistant Secretary of the Company be and that each of them hereby is authorized to attest to the execution of any such bonds, undertakings, contracts or obligations in surety or co-surety and attach thereto the corporate seal of the Company.

RESOLVED, FURTHER, that the President, any Executive Vice President, and any Senior Vice President are hereby authorized to execute powers of attorney qualifying the attorney named in the given power of attorney to execute, on behalf of the Company, bonds and undertakings in surety or co-surety with others, and that the Secretary or any Assistant Secretary of the Company be, and that each of them is hereby authorized to attest the execution of any such power of attorney, and to attach thereto the corporate seal of the Company.

RESOLVED, FURTHER, that the signature of such officers named in the preceding resolutions and the corporate seal of the Company may be affixed to such powers of attorney or to any certificate relating thereto by facsimile, and any such power of attorney or certificate bearing such facsimile signatures or facsimile seal shall be thereafter valid and binding upon the Company with respect to any bond, undertaking, contract or obligation in surety or co-surety with others to which it is attached.

IN WITNESS WHEREOF, Everest Reinsurance Company and Everest National Insurance Company have caused their corporate seals to be affixed hereto, and these presents to be signed by their duly authorized officers this 10th day of October 2023.

Qeinsurance Qeinsu



Everest Reinsurance Company and Everest National Insurance Company

C. Pom

By: Anthony Romano, Senior Vice President

On this 22nd of March 2023, before me personally came Anthony Romano, known to me, who, being duly sworn, did execute the above instrument; that he knows the seal of said Company; that the seal affixed to the aforesaid instrument is such corporate seal and was affixed thereto; and that he executed said instrument by like order

LINDA ROBINS Notary Public, State of New York No 01R06239736 Qualified in Queens County Term Expires April 25, 2027

Linda Robins, Notary Public

I, Sylvia Semerdjian, Assistant Secretary of Everest Reinsurance Company and Everest National Insurance Company do hereby certify that I have compared the foregoing copy of the Power of Attorney and affidavit, and the copy of the Section of the bylaws and resolutions of said Corporation as set forth in said Power of Attorney, with the ORIGINALS ON FILE IN THE HOME OFFICE OF SAID CORPORATION, and that the same are correct transcripts thereof, and of the whole of the said originals, and that the said Power of Attorney has not been revoked and is now in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Company, this 13th day of May 2024



By: Sylvia Semerdjian, Assistant Secretary



COMPANY PROFILE

Company Profile

Company Search

Company Search

Results

Company Information

Old Company

Names

Agent for Service

Reference Information

NAIC Group List

Lines of Business

Workers' Compensation Complaint and

Request for Action/Appeals Contact Information

Financial Statements PDF's

Annual Statements

Quarterly Statements

Company Complaint

Company Performance & Comparison Data

Company Enforcement Action

Composite Complaints Studies

Additional Info

Find A Company Representative In Your Area

View Financial Disclaimer

Company Information

EVEREST NATIONAL INSURANCE COMPANY

100 EVEREST WAY WARREN, NJ 07059 800-438-4375

Old Company Names

DRYDEN GUARANTY INSURANCE COMPANY

PRUDENTIAL NATIONAL INSURANCE COMPANY

10/20/1993 06/17/1996

Effective Date

Agent For Service

Melissa DeKoven

2710 Gateway Oaks Drive, Suite 150N CA 95833-3505 Sacramento

Reference Information

| NAIC #: | 10120 |
|--------------------------------|---------------------|
| California Company ID #: | 3138-5 |
| Date Authorized in California: | 03/02/1988 |
| License Status: | UNLIMITED-NORMAL |
| Company Type: | Property & Casualty |
| State of Domicile: | DELAWARE |

back to top

NAIC Group List

NAIC Group #:

1120

EVEREST REINS HOLDINGS GRP

Lines Of Business

The company is authorized to transact business within these lines of insurance. For an explanation of any of these terms, please refer to the glossary.

AIRCRAFT

AUTOMOBILE

BOILER AND MACHINERY

BURGLARY

COMMON CARRIER LIABILITY

FIRE

LIABILITY

MARINE

MISCELLANEOUS

PLATE GLASS

SPRINKLER

SURETY

TEAM AND VEHICLE

WORKERS' COMPENSATION

Slurry Seal and Curb Ramp Accessibility Project, For Fiscal Year 2024-2025

District 1, Project No. D5-0006, D5-0011 District 2. Project No. D5-0007. D5-0012 District 3, Project No. D5-0008, D5-0013

May 13, 2024 Page 5 of 5

This addendum has been prepared under the direction of the following registered Civil Engineer(s):

Recommended by:

Elmer Datuin, PE

Engineering Project Manager

Elmer Datuin No. C-60542 **CIVIL**

Concurrence:

Cesar Tolentino, PE

Cesar Tolentino

Engineering Division Manager

Acknowledged:

kff feffy Date: 5-20-24

JRJ: jrj:jr

Note: Refer to Instruction to Bidders Item No. 8, "Addenda". Submission of all addendum pages and nonbidding document attachments of addendum are not necessary for Bid submittal. Submittal of this acknowledgement page is adequate for Bid reception. Bidders are reminded to list addendum number(s) received on the first page of the Bid form (Proposal).



Dennis Acuna, P. E., T. E. Director of Transportation

COUNTY OF RIVERSIDE

TRANSPORTATION AND LAND MANAGEMENT AGENCY

Transportation Department

Hector D. Davila, P.E.
Deputy for Transportation/
Capital Projects

Russell Williams
Deputy for Transportation/
Planning and Development

ADDENDUM NUMBER 1

Dated May 13, 2024

to the Specifications and Contract Documents for the construction of

Slurry Seal and Curb Ramp Accessibility Project For Fiscal Year 2024-2025

District 1, Project No. D5-0006, D5-0011 District 2, Project No. D5-0007, D5-0012 District 3, Project No. D5-0008, D5-0013

Bids Due: Wednesday, May 22, 2024; 2:00 p.m.

14th Street Transportation Annex 3525 14th Street; Riverside, CA 92501

(951) 955-6780

This Addendum is issued pursuant to the Instructions to Bidders, Item No. 8, of the Contract Documents for the reference project. This Addendum is issued as a supplement to the specification and special provisions for the referenced project. The revisions to the specifications shall become a part of the Contract Documents, and each bidder shall acknowledge receipt thereof on the Bid (Proposal). Bidders are directed to sign this addendum as acknowledged and attach the signed addendum to the contractor's submitted proposal.

Note: During the advertisement period of this project, this document and attachments (if any) are available upon request at the office of the Transportation Department, and are available as a free download at the Transportation Department's website:

https://trans.rctlma.org/notices-inviting-bids

MODIFICATIONS/ CLARIFICATIONS TO SPECIAL PROVISIONS:

Item 1: Revised Proposal

Refer to "Proposal" pages B2-B4. Delete and replace "Proposal" (pages B2-B4) with "Proposal (Revised)" attached herewith as **Attachment "A"**.

Note: Revisions made to the proposal by Addendum No. 1 are written with blue font/numbers in Attachment "A".

- a. Quantity has been revised for the following items:
 - Item 6, SLURRY SEAL [TYPE 2]
 - Item 7, MICROSURFACING 2
 - Item 8, THERMOPLASTIC CROSSWALK AND PAVEMENT MARKING
 - Item 9, PAINT TRAFFIC STRIPE (2-COAT)
 - Item 10, PAVEMENT MARKER (RETROREFLECTIVE)

Slurry Seal and Curb Ramp Accessibility Project, For Fiscal Year 2024-2025

District 1, Project No. D5-0006, D5-0011

District 2, Project No. D5-0007, D5-0012 District 3, Project No. D5-0008, D5-0013

May 13, 2024

Page 2 of 5

Item 2: Thermoplastic Traffic Stripes and Pavement Markings

Refer to Section 84-2.03C(2), Thermoplastic Traffic Stripes and Pavement Markings, on page 70 of the Special Provisions. The following provisions are added to Section 84-2.03C(2), and made part herby:

Continental Crosswalk

Thermoplastic Continental Crosswalk shall be installed in conformance with Yellow Continental Crosswalk detail and these Special Provisions. Continental crosswalk shall be installed at the locations shown below and shall replace the existing crosswalk pavement markings. Continental crosswalk must conform to the dimensions, notes and details provided in the Yellow Continental Crosswalk detail) attached herewith as **Attachment** "B".

| District | PLANS | INTERSECTION | | |
|----------|----------|-----------------|---------------------|--|
| District | SHEET | ROAD NAME | CROSS STREET | |
| 1 | 13 of 24 | HIGHLAND AVE | CENTER ST | |
| 1 | 13 of 24 | TRANSIT AVE | CENTER ST | |
| 1 | 13 of 24 | PROSPECT AVE | CENTER ST | |
| 1 | 15 of 24 | WOOD RD | CITRUS HILL HS DWY | |
| 1 | 14 of 24 | WOOD RD | MARKHAM ST | |
| 1 | 14 of 24 | MARKHAM ST | PARSONS RD | |
| 2 | 8 of 24 | BLACKBURN RD | GREENTREE DR | |
| 2 | 8 of 24 | BLACKBURN RD | ORANGEWOOD LN | |
| 2 | 8 of 24 | BLACKBURN RD | VICTORIA GROVE PKWY | |
| 3 | 18 of 24 | WASHINGTON ST | ABELIA ST (SIGNAL) | |
| 3 | 19 of 24 | POURROY RD | ENCANTO/BROWNING | |
| 3 | 20 of 24 | N GEN KEARNY RD | FINBROOK RD | |
| 3 | 20 of 24 | WILLOWS AVE | N GEN KEARNY RD | |
| 3 | 19 of 24 | POURROY RD | PROMONTORY PKWY | |
| 3 | 19 of 24 | POURROY RD | SKYVIEW RD | |
| 3 | 20 of 24 | N GEN KEARNY RD | SUMMERSIDE ST | |
| 3 | 21 of 24 | MILAT ST | VINE CLIFF ST | |

Slurry Seal and Curb Ramp Accessibility Project, For Fiscal Year 2024-2025

District 1, Project No. D5-0006, D5-0011

District 2, Project No. D5-0007, D5-0012

District 3, Project No. D5-0008, D5-0013

May 13, 2024 Page 3 of 5

MODIFICATIONS / CLARIFICATIONS TO THE PLANS:

Item 3: Plan revisions. Refer to plan sheets for Slurry Seal and Curb Ramp Accessibility Project, For Fiscal Year 2024-2025, Districts 1, 2, and 3. The following modifications are made a part of the plans hereby:

Plans Sheet 6 of 24 – The following revisions are made to the Road & Treatment Index tables. Limits and areas are hereby revised for two segments of La Sierra Avenue, and one segment of Temescal Canyon Road. As a result, total quantities for Slurry Seal Type II and Microsurface 2 are also revised:

| | SUPV. | MAINT. | ROAD NAME | | LIMITS | Length Width Area | | Area | WORK |
|------|-------|--------|-------------------------------------|-------------------|--------------------|-------------------|------|------------|---------------------|
| PAGE | DIST. | DIST. | continued that is an experienced to | From | То | (FT) | (FT) | (SQ YD) | DESC. |
| 213 | * 1. | SLURR | Y SEAL TYPE 2 (SS2) | | | | | | |
| 31 | 2 | 11 | LA SIERRA AVE | CAJALCO RD | 670' N CAJALCO RD | 670 | 32 | 2382 | Slurry Seal Type II |
| 31 | 2 | 11 | LA SIERRA AVE | 670' N CAJALCO RD | 5085' N CAJALCO RD | 4415 | 50 | 24528 | Slurry Seal Type II |
| | | | | | Total SS2 | 82,361 | LF | 387,849 SY | |

| | THE REAL | MICRO | SURFACE 2 (MICRO2) | | | | | | |
|-----|----------|-------|--------------------|--------------------------|-------------------------|--------|----|---------|---------------|
| 33C | 2 | 11 | TEMESCAL CANYON RD | 2962' N DAWSON CANYON RD | 300' N DAWSON CANYON RD | 2662 | 76 | 22497 | Microsurface2 |
| | | | | | Total Micro2 | 48,010 | LF | 301,807 | SY |

Plans Sheet 9 of 24 - Sheet 9 of 24 is revised and issued as Attachment "C".

Note: Center and edge Rumble Strip exists on La Sierra Avenue between Cajalco Road and El Sobrante Road. Contractor shall protect existing rumble strip in place.

Delete and replace Sheet 9 of 24 from the set.

Note: Revised plan sheet(s) is (are) posted on the County website and available for download during the advertisement period.

https://trans.rctlma.org/notices-inviting-bids

Plans Sheet 23 of 24 – The following revisions are made to the Road Index tables. Limits and areas are hereby revised for two segments of La Sierra Avenue:

| PAGE | SUPV. | MAINT. | ROAD NAME | LIN | AITS | Length | Width | Area | WORK |
|------|-------|--------|---------------|-------------------|--------------------|--------|-------|---------|---------------------|
| PAGE | DIST. | DIST. | | From | То | (FT) | (FT) | (SQ YD) | DESC. |
| | | | 1 | | | | | | |
| 31 | 2 | 11 | LA SIERRA AVE | CAJALCO RD | 670' N CAJALCO RD | 670 | 32 | 2382 | Slurry Seal Type II |
| 31 | 2 | 11 | LA SIERRA AVE | 670' N CAJALCO RD | 5085' N CAJALCO RD | 4415 | 50 | 24528 | Slurry Seal Type II |

Plans Sheet 24 of 24 – The following revisions are made to the Road Index tables. Limits and area are hereby revised for one segment of Temescal Canyon Road:

| PAGE | SUPV. | MAINT. | ROAD NAME | | IMITS | Length | Width | Area | WORK |
|------|-------|--------|--------------------|--------------------------|-------------------------|--------|-------|---------|---------------|
| PAGE | DIST. | DIST. | | From | То | (FT) | (FT) | (SQ YD) | DESC. |
| | | | 1 | | | | | | |
| 33C | 2 | 11 | TEMESCAL CANYON RD | 2962' N DAWSON CANYON RD | 300' N DAWSON CANYON RD | 2662 | 76 | 22497 | Microsurface2 |

Slurry Seal and Curb Ramp Accessibility Project, For Fiscal Year 2024-2025

District 1, Project No. D5-0006, D5-0011
District 2, Project No. D5-0007, D5-0012
District 3, Project No. D5-0008, D5-0013

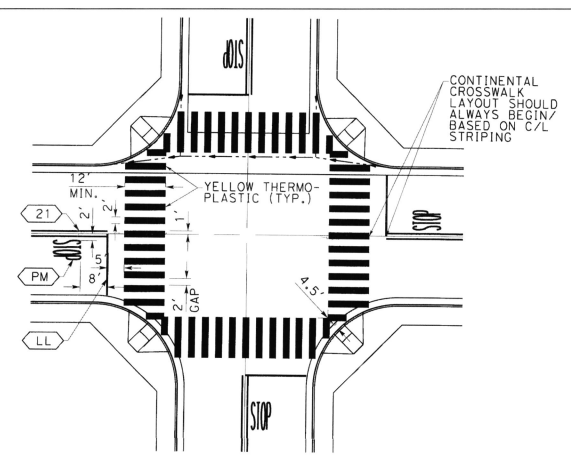
May 13, 2024 Page 4 of 5

ATTACHMENTS

- A Revised Proposal (3 pages)
- B Yellow Continental Crosswalk Detail (1 page)
- C Revised Plan Sheet (1 sheet)

ISSUED BY ADDENDUM No. 1, ATTACHMENT "B"

YELLOW CONTINENTAL CROSSWALK DETAIL



YELLOW CONTINENTAL CXW

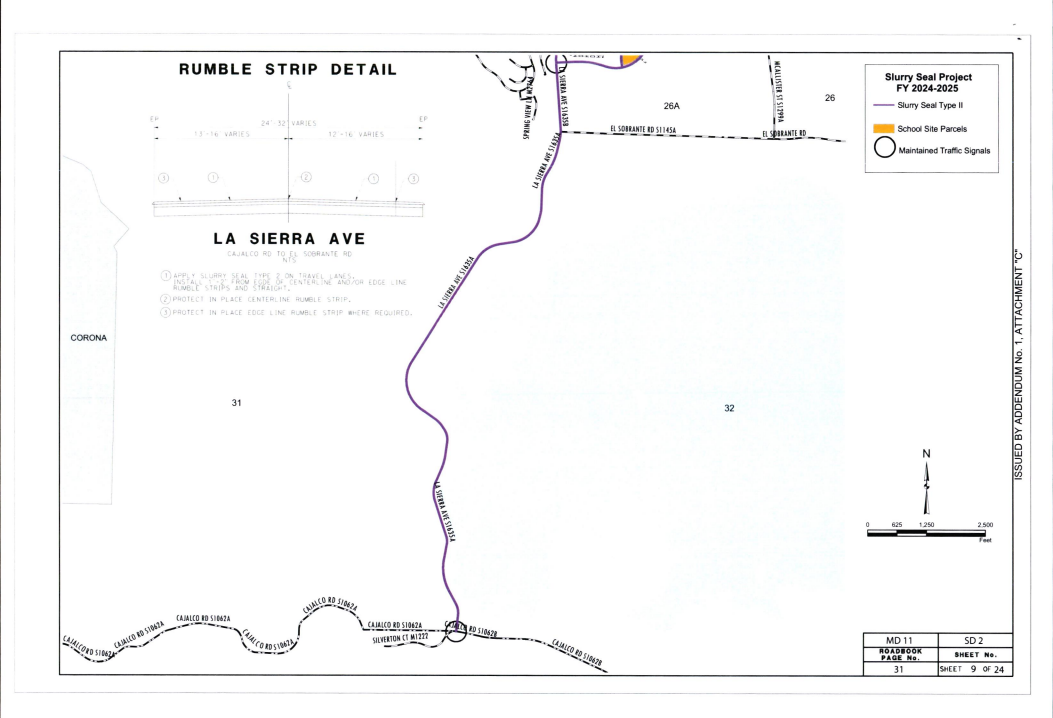
NTS

NOTES:

- 1. CONTINENTAL CROSSWALK MARKINGS SHALL BE ALIGNED PARALLEL TO THE DIRECTION OF VEHICLE TRAVEL.
- 2. LIMIT LINES SHALL BE INSTALLED A MINIMUM OF 5 FEET IN ADVANCE OF MARKED CROSSWALKS FOR THE APPROACH LANES AT ALL CONTROLLED CROSSINGS PER CALTRANS STD PLAN A24E
- 3. CROSSWALK MARKINGS SHALL BE CALIFORNIA MANUAL ON UNIFORM TRAFFIC CONTROL DEVICES (CA-MUTCD) RETROREFLECTIVITY COMPLIANT AND SKID RESISTANT.
- 4. CONTINENTAL CROSSWALKS SHALL BE IN THERMOPLASTIC YELLOW FOR SCHOOL CROSSINGS PER CALTRANS STD PLAN A24F.

COUNTY OF RIVERSIDE
YELLOW CONTINENTAL
CROSSWALK

NOT TO SCALE



Addendum No. 2 Slurry Seal and Curb Ramp Accessibility Project, For Fiscal Year 2024-2025 District 1, Project No. D5-0006, D5-0011 District 2, Project No. D5-0007, D5-0012 District 3, Project No. D5-0008, D5-0013 May 17, 2024

This addendum has been prepared under the direction of the following registered Civil Engineer(s):

Recommended by:

Page 3 of 3

Elmer Datuin, PE

Engineering Project Manager

Elmer Datuin

No. C- 60542

CIVIL

Concurrence:

Joel Jimenez, PE

Engineering Project Manager

Acknowledged:

(Contracto

JRJ: jrj:jr

Note: Refer to Instruction to Bidders Item No. 8, "Addenda". Submission of all addendum pages and non-bidding document attachments of addendum are not necessary for Bid submittal. Submittal of this acknowledgement page is adequate for Bid reception. Bidders are reminded to list addendum number(s) received on the first page of the Bid form (Proposal).

leff leffy Date: 5-20-24



Dennis Acuna, P. E., T. E. Director of Transportation

COUNTY OF RIVERSIDE

TRANSPORTATION AND LAND MANAGEMENT AGENCY

Transportation Department

Hector D. Davila, P.E.
Deputy for Transportation/
Capital Projects

Russell Williams
Deputy for Transportation/
Planning and Development

ADDENDUM NUMBER 2

Dated May 17, 2024

to the Specifications and Contract Documents for the construction of

Slurry Seal and Curb Ramp Accessibility Project For Fiscal Year 2024-2025 District 1, Project No. D5-0006, D5-0011 District 2, Project No. D5-0007, D5-0012 District 3, Project No. D5-0008, D5-0013

Bids Due: Wednesday, May 22, 2024; 2:00 p.m.

14th Street Transportation Annex 3525 14th Street; Riverside, CA 92501 (951) 955-6780

This Addendum is issued pursuant to the Instructions to Bidders, Item No. 8, of the Contract Documents for the reference project. This Addendum is issued as a supplement to the specification and special provisions for the referenced project. The revisions to the specifications shall become a part of the Contract Documents, and each bidder shall acknowledge receipt thereof on the Bid (Proposal). Bidders are directed to sign this addendum as acknowledged and attach the signed addendum to the contractor's submitted proposal.

Note: During the advertisement period of this project, this document and attachments (if any) are available upon request at the office of the Transportation Department, and are available as a free download at the Transportation Department's website:

https://trans.rctlma.org/notices-inviting-bids

MODIFICATIONS/ CLARIFICATIONS TO SPECIAL PROVISIONS:

Item 1: Screenings

Refer to Section 37-2.08(2b), Screenings, on page 33 of the Special Provisions. The following provisions are deleted and replaced, and made part herby:

37-2.08(2b) Screenings:

Screenings shall conform to Section 37-2.03B, "Materials" of the Standard Specifications and shall be Medium Fine meeting the requirements below:

| Seal Coat Type | Size of Screenings |
|----------------|---------------------|
| Medium Fine | 5/16" max |
| Fine | 1/4" max |

Addendum No. 2
Slurry Seal and Curb Ramp Accessibility Project, For Fiscal Year 2024-2025
District 1, Project No. D5-0006, D5-0011
District 2, Project No. D5-0007, D5-0012
District 3, Project No. D5-0008, D5-0013
May 17, 2024
Page 2 of 3

The application rate of screenings shall be:

| Seal Coat Type | Spread Rate lbs/SQYD |
|----------------|-------------------------|
| Medium Fine | 16 to 25 |
| Fine | 12-20 |

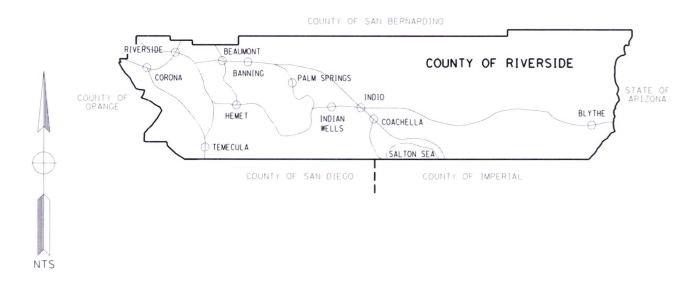
The exact rate will be determined by the Engineer.

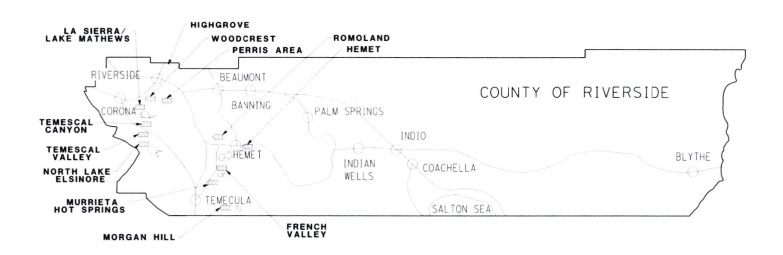
COUNTY OF RIVERSIDE TRANSPORTATION DEPARTMENT

SLURRY SEAL and CURB RAMP ACCESSIBILITY PROJECT

FOR FISCAL YEAR 2024 - 2025

DISTRICT 1, PROJECT No. D5-0006, D5-0011 DISTRICT 2, PROJECT No. D5-0007, D5-0012 DISTRICT 3, PROJECT No. D5-0008, D5-0013





VICINITY MAP

DISTRICT 1 LIST OF ROADS

| 30.00 | RD BK | SUPV. | SUPV. | LIST OF ROA | LIMITS | | 2000 | TREATMENT |
|-------|-------|-------|-----------------|-----------------------|-----------------------|----------------|---------------|--------------------------|
| No. | PAGE | DIST. | ROAD NAME | From | То | Length (FT) | Width (FT) | TREATMENT DESCRIPTION |
| 1 | 57B | 1 | ASPENLEAF DR | CARPINUS DR | ROCKY SUMMIT DR | 1134 | 36 | Slurry Seal Type I |
| 2 | 57B | 1 | AVENUE C | WOOD RD | 642' E WOOD RD | 642 | 42 | Slurry Seal Type I |
| 3 | 57B | 1 | AVENUE C | 642' E WOOD RD | COLE AVE | 1961 | 35 | Slurry Seal Type I |
| 4 | 57B | 1 | BRIDLEWOOD RD | SILVER SUMMIT CIR | ASPENLEAF DR | 681 | 36 | Slurry Seal Type I |
| 5 | 44B | 1 | CARLIN LN | EAST CENTER ST | MAIN ST | 1268 | 36 | Slurry Seal Type I |
| 6 | 44B | 1 | CARLOTA WAY | ELENA AVE | 174' E ELENA AVE | 174 | 29 | Slurry Seal Type I |
| 7 | 57B | 1 | CARPINUS DR | WOOD RD | 235' SE COLE AVE | 2746 | 40 | Slurry Seal Type II |
| 8 | 57B | 1 | CARPINUS DR | 235' SE COLE AVE | CAĴALCO RD | 1415 | 40 | Slurry Seal Type II |
| 9 | 44A | 1 | CENTER ST | LA CADENA DR E | CENTER ST | 330 | 49 | Microsurface2 |
| 10 | 44A | 1 | CHURCH ST | PACIFIC AVE | COMMERCIAL AVE | 714 | 24 | Slurry Seal Type I |
| 11 | 44B | 1 | CINDY CIR | SPRING ST | 461' N SPRING ST | 461 | 36 | Slurry Seal Type I |
| 12 | 44A | 1 | CITRUS ST | PROSPECT AVE | 792' W PROSPECT AVE | 792 | 47 | Slurry Seal I / Chip Sea |
| 13 | 57B | 1 | COLE AVE | CARPINUS DR | 1215' N CARPINUS DR | 1215 | 36 | Slurry Seal Type I |
| 14 | 57B | 1 | COLE AVE | 1215' N CARPINUS DR | KILLDEER CT | 817 | 23 | Slurry Seal Type I |
| 15 | 57B | 1 | COLE AVE | KILLDEER CT | AVENUE C | 1786 | 22 | |
| | | 1 | | | | | | Slurry Seal Type I |
| 16 | 44A | | COMMERCIAL AVE | CENTER ST | MAIN ST | 1263 | 26 | Slurry Seal Type I |
| 17 | 57B | 1 | CONDOR CT | MALKHOA ST | 360' SW MALKHOA ST | 360 | 40 | Slurry Seal Type I |
| 18 | 44B | 1 | CONNOR'S LN | MICHIGAN AVE | 463' E MICHIGAN AVE | 463 | 33 | Slurry Seal Type I |
| 19 | 57B | 1 | COPPER RIDGE ST | HAWKHILL AVE | COLE AVE | 1162 | 36 | Slurry Seal Type I |
| 20 | 57B | 1 | DEER RUN RD | STERLING HILL LN | CARPINUS DR | 221 | 36 | Slurry Seal Type I |
| 21 | 44A | 1 | DEVENER ST | VILLA ST | 351' N VILLA ST | 351 | 29 | Slurry Seal Type I |
| 22 | 44A | 1 | E CHURCH ST | TRANSIT AVE | PROSPECT AVE | 287 | 22 | Slurry Seal I / Chip Sea |
| 23 | 57B | 1 | ELDORADO RD | ELKHORN RD | COLE AVE | 2341 | 36 | Slurry Seal Type I |
| 24 | 44A | 1 | ELECTRIC AVE | VILLA ST | 402' S VILLA ST | 390 | 23 | Slurry Seal Type I |
| 25 | 44B | 1 | ELENA AVE | MAIN ST | TERESA ST | 638 | 33 | Slurry Seal Type I |
| 26 | 57B | 1 | ELKHORN RD | ELDORADO RD | CARPINUS DR | 728 | 36 | Slurry Seal Type I |
| 27 | 44B | 1 | FERNWOOD CT | LONE ST | 191' S LONE ST | 191 | 32 | Slurry Seal Type I |
| 28 | 44A | 1 | FOUNTAIN ST | HIGHLAND AVE | 773' W HIGHLAND AVE | 773 | 23 | Slurry Seal I / Chip Sea |
| 29 | 44A | 1 | FOUNTAIN ST | TRANSIT AVE | 639' E TRANSIT AVE | 645 | 20 | Slurry Seal I / Chip Sea |
| 30 | 44A | 1 | GLEN ST | SPRING ST | 647' N SPRING ST | 647 | 27 | Slurry Seal I / Chip Sea |
| 31 | 44B | 1 | GOLDFINCH LN | MURPHY AVE | WHIPPOWILL DR | 1029 | 36 | Slurry Seal Type I |
| 32 | 57B | 1 | HAWKHILL AVE | C AVENUE | CARPINUS DR | 3839 | 36 | Slurry Seal Type I |
| 33 | 44A | 1 | HIGHGROVE PL | LA CADENA DR E | CENTER ST | 628 | 37 | Microsurface2 |
| 34 | 44A | 1 | HIGHLAND AVE | VILLA ST | CENTER ST | 836 | 24 | Slurry Seal I / Chip Sea |
| 35 | 44A | 1 | HIGHLAND AVE | CENTER ST | MAIN ST | 1244 | 26 | Slurry Seal Type I |
| 36 | 44A | 1 | IOWA AVE | SPRING ST | CENTER ST | 1386 | 64 | Slurry Seal Type II |
| 37 | 44A | 1 | IOWA AVE | CENTER ST | LA CADENA DR E | 1076 | 69 | Slurry Seal Type II |
| 38 | 44A | 1 | IOWA AVE | LA CADENA DR E | MAIN ST | 300 | 58 | Slurry Seal Type II |
| 39 | 44B | 1 | KEOWN CT | SWEETSER DR | 413' S SWEETSER DR | 413 | 40 | Slurry Seal Type I |
| 40 | 57B | 1 | KILLDEER CT | COLE AVE | 382' SW COLE AVE | 382 | 40 | Slurry Seal Type I |
| 41 | 44A | 1 | LA CADENA DR E | HIGHGROVE PL | IOWA AVE | 1450 | 31 | Microsurface2 |
| 42 | 44A | 1 | LA CADENA DR E | 1166' SW HIGHGROVE PL | HIGHGROVE PL | 1166 | 32 | Microsurface2 |
| 43 | 44A | 1 | LA CADENA DR W | TOLOUSE AVE | | | | |
| | | 1 | | | 3096' NE TOLOUSE AVE | 3096 | 34 | Microsurface2 |
| 44 | 44B | | LONE ST | GARFIELD AVE | 888' E GARFIELD AVE | 888 | 32 | Slurry Seal Type I |
| 45 | 44A | 1 | MAIN ST | IOWA AVE | 245' W HIGHLAND AVE | 818 | 30 | Slurry Seal Type II |
| 46 | 44A | 1 | MAIN ST | 245' W HIGHLAND AVE | TRANSIT AVE | 938 | 18 | Slurry Seal Type II |
| 47 | 44B | 1 | MAIN ST | MT VERNON AVE | 638' E MT VERNON AVE | 638 | 18 | Slurry Seal Type II |
| 48 | 44B | 1 | MAIN ST | 638' E MT VERNON AVE | 1406' E MT VERNON AVE | 768 | 20 | Slurry Seal Type II |
| 49 | 44B | 1 | MAIN ST | 1406' E MT VERNON AVE | 2433' E MT VERNON AVE | 1027 | 20 | Slurry Seal Type II |
| 50 | 44B | 1 | MAIN ST | TRANSIT AVE | TAYLOR ST | 674 | 29 | Slurry Seal Type II |
| 51 | 44B | 1 | MAIN ST | TAYLOR ST | 200' E TAYLOR ST | 200 | 17 | Slurry Seal Type II |
| 52 | 44B | 1 | MAIN ST | 200' E TAYLOR ST | 1593' E SANRIVE AVE | 1775 | 19 | Slurry Seal Type II |
| 53 | 44B | 1 | MAIN ST | 1593' E SANRIVE AVE | 1917' E SANRIVE AVE | 324 | 19 | Slurry Seal Type II |
| 54 | 44B | 1 | MAIN ST | 1917' E SANRIVE AVE | 167' W MICHIGAN AVE | 166 | 30 | Slurry Seal Type II |
| 55 | 44B | 1 | MAIN ST | 167' W MICHIGAN AVE | 273' E MICHIGAN AVE | 440 | 21 | Slurry Seal Type II |
| 56 | 44B | 1 | MAIN ST | 273' E MICHIGAN AVE | 320' W HERON LN | 254 | 13 | Slurry Seal Type II |

DISTRICT 1 LIST OF ROADS (continued)

| | RD BK | SUPV. | | LI . | MITS | Length | Width | TREATMENT |
|-----|------------|-------|----------------------------|-----------------------|---------------------------------|-------------|----------|--|
| No. | PAGE | DIST. | ROAD NAME | From | То | (FT) | (FT) | DESCRIPTION |
| 57 | 44B | 1 | MAIN ST | 320' W HERON LN | MT VERNON AVE | 2090 | 32 | Slurry Seal Type II |
| 58 | 57B | 1 | MALKOHA ST | HAWKHILL AVE / N | 3094' SE HAWKHILL AVE / N | 3094 | 40 | Slurry Seal Type I |
| 59 | 54 | 1 | MARKHAM ST | WOOD RD | 2535' E WOOD RD | 2535 | 48 | Slurry Seal Type II |
| 60 | 54 | 1 | MARKHAM ST | 2535' E WOOD RD | CABLE LN | 2757 | 24 | Slurry Seal Type II |
| 61 | 44A | 1 | MOUND ST | PACIFIC AVE | COMMERCIAL AVE | 685 | 31 | Slurry Seal Type I |
| 62 | 57B | 1 | MOUNTAIN SHADOW LN | CARPINUS DR | ASPENLEAF DR | 1156 | 36 | Slurry Seal Type I |
| 63 | 44B | 1 | MT VERNON AVE | MAIN ST | 671' S MAIN ST | 671 | 51 | Slurry Seal Type I |
| 64 | 44B | 1 | MT VERNON AVE | 671' S MAIN ST | CENTER ST | 631 | 46 | Slurry Seal Type I |
| 65 | 44B | 1 | MT VERNON AVE | CENTER ST | SPRING ST | 1336 | 24 | Slurry Seal Type I |
| 66 | 44B | 1 | MURPHY AVE | CENTER ST | OWETZAL LN | 630 | 18 | Slurry Seal Type I |
| 67 | 44B | 1 | MURPHY AVE | OWETZAL LN | SPRING ST | 620 | 36 | Slurry Seal Type I |
| 68 | 44A | 1 | NORTHGATE ST | CITRUS ST | 616' S CITRUS ST | 616 | 36 | Slurry Seal I / Chip Sea |
| 69 | 57B | 1 | NUTHATCH ST | HAWKHILL AVE | COLE AVE | 1676 | 40 | Slurry Seal Type I |
| 70 | 57B | 1 | OAK CREEK LN | SPIRIT TRAIL DR | ROCKY SUMMIT DR | 384 | 36 | Slurry Seal Type I |
| 71 | 44B | 1 | ORIOLE AVE | CENTER ST | MAIN ST | 1268 | 36 | Slurry Seal Type I |
| 72 | 44B | 1 | OSBORNE CT | MURPHY AVE | 272' E MURPHY AVE | 272 | 32 | Slurry Seal Type I |
| 73 | 44B | 1 | OWETZAL LN | MURPHY AVE | PELICAN DR | 630 | 20 | Slurry Seal Type I |
| 74 | 44B | 1 | OWETZAL LN | PELICAN DR | WHIPPOWILL DR | 378 | 36 | Slurry Seal Type I |
| 75 | 44A | 1 | PACIFIC AVE | SPRING ST | CENTER ST | 1275 | 24 | Slurry Seal I / Chip Sea |
| 76 | 44A | 1 | PACIFIC AVE | CENTER ST | MOUND ST | 937 | 24 | Slurry Seal Type I |
| 77 | 57B | 1 | PAINTED ROCK ST | ELKHORN RD | HAWKHILL AVE | 1146 | 36 | Slurry Seal Type I |
| 78 | 44A | 1 | PALMER ST | IOWA AVE | 422' E IOWA AVE | 422 | 21 | Slurry Seal I / Chip Sea |
| 79 | 44B | 1 | PELICAN DR | CENTER ST | OWETZAL LN | 615 | 36 | Slurry Seal Type I |
| 80 | 44A | 1 | PROSPECT AVE | CENTER ST | E CHURCH ST | 416 | 22 | Slurry Seal I / Chip Sea |
| 81 | 44B | 1 | PROSPECT AVE | CITRUS ST | SPRING ST | 1455 | 37 | Slurry Seal I / Chip Sea |
| 82 | 44B | 1 | PROSPECT AVE | SPRING ST | CENTER ST | 1238 | 29 | Slurry Seal I / Chip Sea |
| 83 | 57B | 1 | QUARRY CIR | COLE AVE | 280' W COLE AVE | 280 | 32 | Slurry Seal Type I |
| 84 | 57B | 1 | RED ROCK ST | CARPINUS DR | SPIRIT TRAIL DR | 587 | 36 | Slurry Seal Type I |
| 85 | 57B | 1 | ROCKY SUMMIT DR | SILVER SUMMIT CIR | STERLING HILL LN | 2150 | 36 | Slurry Seal Type I |
| 86 | 44A | 1 | RUBY ST | IOWA AVE | 343' E IOWA AVE | 343 | 20 | Slurry Seal I / Chip Sea |
| 87 | 44B | 1 | SAGE TREE CT | LONE ST | 191' S LONE ST | 191 | 32 | Slurry Seal Type I |
| 88 | 57B | 1 | SILVER SUMMIT CIR | ROCKY SUMMIT DR | BRIDLEWOOD RD | 433 | 36 | Slurry Seal Type I |
| 89 | 57B | 1 | SILVER SUMMIT CIR | BRIDLEWOOD RD | 368' N BRIDLEWOOD RD | 368 | 36 | Slurry Seal Type I |
| 90 | 57B | 1 | SPIRIT TRAIL DR | RED ROCK ST | OAK CREEK LN | 494 | 36 | Slurry Seal Type I |
| 91 | 44A | 1 | SPRING ST | IOWA AVE | PACIFIC AVE | 871 | 16 | Slurry Seal I / Chip Sea |
| 92 | 44A | 1 | STEPHENS AVE | CENTER ST | 632' N CENTER ST | 632 | 32 | Slurry Seal I / Chip Sea |
| 93 | 57B | 1 | STERLING HILL LN | RED ROCK ST | ROCKY SUMMIT DR | 1562 | 36 | Slurry Seal Type I |
| 94 | 44B | 1 | SWAYZEE CT | SPRING ST | 843' S SPRING ST | 843 | 40 | Slurry Seal Type I |
| 95 | 44B | 1 | SWEETSER DR | SWAYZEE CT | 686' W SWAYZEE CT | 686 | 40 | Slurry Seal Type I |
| 96 | 44B | 1 | TANNER CIR | MICHIGAN AVE | 488' E MICHIGAN AVE | 488 | 33 | Slurry Seal Type I |
| 97 | 44B | 1 | TERESA ST | ELENA AVE | 288' E ELENA AVE | 288 | 17 | Slurry Seal Type I |
| 98 | 57B | 1 | TOEHEE ST | AVENUE C | NUTHATCH ST | 1155 | 40 | Slurry Seal Type I |
| 99 | 44B | 1 | TRABERT CIR | MICHIGAN AVE | 468' E MICHIGAN AVE | 468 | 33 | Slurry Seal Type I |
| .00 | 57B | 1 | TRAIL RIDE CT | COPPER RIDGE ST | 350' N COPPER RIDGE ST | 350 | 32 | Slurry Seal Type I |
| 01 | 44A | 1 | TRANSIT AVE | MAIN ST | CENTER ST | 1250 | 32 | Slurry Seal I / Chip Sea |
| .02 | 44A | 1 | TRANSIT AVE | CENTER ST | SPRING ST | 1314 | 22 | Slurry Seal I / Chip Sea |
| .02 | 44A | 1 | TRANSIT AVE | SPRING ST | 700' S SPRING ST | 700 | 33 | Slurry Seal I / Chip Sea |
| .03 | 44A | 1 | VILLA ST | LA CADENA DR | IOWA AVE | 1062 | 27 | Slurry Seal Type I |
| 05 | 44A | 1 | VILLA ST | IOWA AVE | HIGHLAND AVE | 1258 | 21 | Slurry Seal I / Chip Sea |
| 06 | 44A | 1 | VILLA ST | PROSPECT AVE | 483' W PROSPECT AVE | | 24 | |
| .00 | 44A | 1 | VILLA ST | 483' W PROSPECT AVE | | 483 | | Slurry Seal I / Chip Sea |
| | 44A 44A | | | | 884' W PROSPECT AVE | 401 | 12 | Slurry Seal Type I |
| .08 | 44A 44B | 1 | W CHURCH ST WHIPPORWILL DR | IOWA AVE CENTER ST | 662' E IOWA AVE GOLDFINCH LN | 662 1017 | 25 36 | Slurry Seal Type I Slurry Seal Type I |

DISTRICT 2 LIST OF ROADS

| | RDBK | SUPV. | | LIST OF ROA | WITS 1997 A | Length | Width | TREATMENT |
|-----|------|-------|----------------------|--------------------------|---|--------|-------|------------------------------|
| No. | PAGE | DIST. | ROAD NAME | From | То | (FT) | (FT) | DESCRIPTION |
| 1 | 33G | 2 | BANDIT WAY | WRANGLER WAY | STAGELINE ST | 786 | 33 | Slurry Seal Type I |
| 2 | 26A | 2 | BLACKBURN RD | MCALLISTER ST | LA SIERRA AVE | 4841 | 42 | Slurry Seal Type II |
| 3 | 26 | 2 | CITRUS GROVE CT | OLD GROVE RD | 395' N OLD GROVE RD | 395 | 36 | Slurry Seal Type I |
| 4 | 26B | 2 | CLEVELAND AVE | 1764' N VILLA FRANCA | VILLA FRANCA | 1764 | 24 | Slurry Seal Type II |
| 5 | 26B | 2 | CLEVELAND AVE | VILLA FRANCA | LA SIERRA AVE | 843 | 18 | Slurry Seal Type II |
| 6 | 33G | 2 | COMSTOCK RD | MAITRI RD | BANDIT WAY | 887 | 33 | Slurry Seal Type I |
| 7 | 26 | 2 | CONSTABLE RD | 1742' N VAN BUREN BLVD | 283' N REGENCY RANCH RD | 740 | 40 | Slurry Seal Type I |
| 8 | 27 | 2 | CONSTABLE RD | VAN BUREN BLVD | 1742' N VAN BUREN BLVD | 1742 | 40 | Slurry Seal Type I |
| 9 | 54 | 2 | DAUBY CT | NANDINA AVE | 1179' N NANDINA AVE | 1179 | 36 | Slurry Seal Type I |
| 10 | 33A | 2 | DIAL WAY | FOSTER RD | 143' N FOSTER RD | 143 | 29 | Slurry Seal Type II |
| 11 | 33G | 2 | DUSTY LANE CT | MAITRI RD | 346' E MAITRI RD | 346 | 33 | Slurry Seal Type I |
| 12 | 33A | 2 | FOSTER RD | 400' E DIAL WAY | 145' E DIAL WAY | 255 | 27 | Slurry Seal Type II |
| 13 | 33A | 2 | FOSTER RD | 145' E DIAL WAY | TEMESCAL CANYON RD | 381 | 16 | Slurry Seal Type II |
| 14 | 38 | 2 | GRAND AVE | PATRICK CT | PLUMAS ST / S | 5145 | 72 | Microsurface2 |
| 15 | 38 | 2 | GRAND AVE | PLUMAS ST / S | MACHADO ST | 1985 | 40 | Microsurface2 |
| 16 | 26A | 2 | GREENTREE DR | BLACKBURN RD | 620' N BLACKBURN RD | 620 | 40 | Slurry Seal Type II |
| 17 | 26 | 2 | HERITAGE GROVE RD | REGENCY RANCH RD | 276' NW REGENCY RANCH RD | 276 | 40 | Slurry Seal Type I |
| 18 | 26 | 2 | HERITAGE GROVE RD | 276' NW REGENCY RANCH RD | 1391' NW REGENCY RANCH RD | 1115 | 36 | Slurry Seal Type I |
| 19 | 54 | 2 | KAISON CIR | NANDINA AVE | 1179' N NANDINA AVE | 1179 | 36 | Slurry Seal Type I |
| 20 | 26B | 2 | LA SIERRA AVE | 2420' NW DUFFERIN AVE | DUFFERIN AVE | 2420 | 40 | Slurry Seal Type II |
| 21 | 26B | 2 | LA SIERRA AVE | DUFFERIN AVE | MCALLISTER PKWY | 1140 | 82 | Slurry Seal Type II |
| 22 | 26B | 2 | LA SIERRA AVE | MCALLISTER PKWY | ORCHARD VIEW LN | 1447 | 64 | Slurry Seal Type II |
| 23 | 26D | 2 | LA SIERRA AVE | ORCHARD VIEW LN | LAKE KNOLL PKWY | 2291 | 64 | Slurry Seal Type II |
| 24 | 26E | 2 | LA SIERRA AVE | EL SOBRANTE RD | LAKE KNOLL PKWY | 5264 | 64 | Slurry Seal Type II |
| 25 | 31 | 2 | LA SIERRA AVE | CAJALCO RD | 5085' N CAJALCO RD | 5085 | 29 | Slurry Seal Type II |
| 26 | 31 | 2 | LA SIERRA AVE | 5085' N CAJALCO RD | EL SOBRANTE RD | 7403 | 27 | Slurry Seal Type II |
| 27 | 33F | 2 | MAITRI RD | STAGELINE ST | TEMESCAL CANYON RD | 1150 | 41 | Slurry Seal Type I |
| 28 | 26A | 2 | MCALLISTER ST | 153' N TIGER LILLY WAY | 1796' S TIGER LILLY WAY | 1949 | 34 | Slurry Seal Type II |
| 29 | 26A | 2 | MCALLISTER ST | 1796' S TIGER LILLY WAY | 447' S GROVE DR | 1093 | 34 | Slurry Seal Type II |
| 30 | 26A | 2 | MCALLISTER ST | 447' S GROVE DR | BLACKBURN RD | 1707 | 25 | Slurry Seal Type II |
| 31 | 26 | 2 | OLD GROVE RD | HERITAGE GROVE RD | 552' W HERITAGE GROVE RD | 552 | 40 | Slurry Seal Type I |
| 32 | 54 | 2 | PARSONS RD | MARKHAM ST | MARIPOSA AVE | 5293 | 22 | Slurry Seal Type I |
| 33 | 33A | 2 | PULSAR CT | TEMESCAL CANYON RD | 608' NE TEMESCAL CANYON RD | 608 | 40 | Slurry Seal Type II |
| 34 | 26 | 2 | REGENCY RANCH RD | VAN BUREN BLVD | 2050' N VAN BUREN BLVD | 2050 | 40 | Slurry Seal Type I |
| 35 | 26 | 2 | REGENCY RANCH RD | 2050' N VAN BUREN BLVD | CONSTABLE RD | 568 | 40 | Slurry Seal Type I |
| 36 | 33G | 2 | STAGELINE ST | WRANGLER WAY / W | WRANGLER WAY / E | 2357 | 33 | Slurry Seal Type I |
| 37 | 33A | 2 | STELLAR CT | TEMESCAL CANYON RD | 609' NE TEMESCAL CANYON RD | 609 | 40 | Slurry Seal Type II |
| 38 | 33A | 2 | TEMESCAL CANYON RD | 260' S DOS LAGOS DR | LEROY RD | 2678 | 74 | Microsurface2 |
| 39 | 33A | 2 | TEMESCAL CANYON RD | LEROY RD | 4100' S LEROY RD | 4100 | 66 | Microsurface2 / Scru Seal |
| 40 | 33A | 2 | TEMESCAL CANYON RD | 4100' S LEROY RD | 2962' N DAWSON CANYON RD | 554 | 66 | Microsurface2 |
| 41 | 33C | 2 | TEMESCAL CANYON RD | 2962' N DAWSON CANYON RD | 300' N DAWSON CANYON RD | 2662 | 30 | Microsurface2 |
| 42 | 33G | 2 | WAGONROAD W | STAGELINE ST | BANDIT WAY | 1928 | 33 | Slurry Seal Type I |
| 43 | 54 | 2 | WOOD RD | MARKHAM ST | MARIPOSA AVE | 5305 | 40 | Slurry Seal Type II |
| 44 | 57B | 2 | WOOD RD | CAJALCO RD | AVENUE C | 5183 | 21 | Slurry Seal Type II |
| 45 | 57B | 2 | WOOD RD | AVENUE C | MARKHAM ST | 2724 | 36 | Slurry Seal Type II |
| 46 | 33G | 2 | WRANGLER WAY | STAGELINE ST | TEMESCAL CANYON RD | 3797 | 33 | Slurry Seal Type I |

DISTRICT 3 LIST OF ROADS

| | RD BK PAGE | SUPV. | UPV. | LIST OF ROA | MITS TO SEE THE SECOND | Length | Width | TREATMENT DESCRIPTION Slurry Seal Type I |
|-----|---------------|-------|--------------------|------------------------|---|--------|-------|--|
| No. | | DIST. | ROAD NAME | From | То | (FT) | (FT) | |
| 1 | | 3 | 3 ACADEMY DR | UNIVERSITY AVE | CORNELL ST | 1021 | 29 | |
| 2 | 111 | 3 | ADRIENNE WAY | ERIN DR | LORI LN | 232 | 29 | Slurry Seal Type |
| 3 | 111 | 3 | ALDER AVE | COLUMBIA ST | CAMPHOR WOOD AVE | 453 | 37 | Slurry Seal Type |
| 4 | 111 | 3 | ALICE LN | DIXON DR | ACACIA AVE | 491 | 33 | Slurry Seal Type |
| 5 | 133F | 3 | AMICI ST | DUCKHORN ST | BOUCHAINE ST | 1351 | 36 | Slurry Seal Type |
| 6 | 110 | 3 | ANGEL WAY | MALIBAR AVE | 238' S MALIBAR AVE | 238 | 29 | Slurry Seal Type |
| 7 | 135D | 3 | ANZA RD | EL CHIMISAL RD | 1288' E EL CHIMISAL RD | 1288 | 72 | Slurry Seal Type |
| 8 | 135C | 3 | ARIETTA ST | STONEHEATH ST | VINE CLIFF ST | 741 | 28 | Slurry Seal Type |
| 9 | 133F | 3 | BACIO DIVINO CT | FROGS LEAP ST | 139' SE FROGS LEAP ST | 139 | 37 | Slurry Seal Type |
| .0 | 128B | 3 | BAIRD CT | FINBROOK RD | 218' SW FINBROOK RD | 218 | 28 | Slurry Seal Type |
| 1 | 128D | 3 | BALVERNE CIR | NAPA CREEK DR | 202' E NAPA CREEK DR | 202 | 36 | Slurry Seal Type |
| 2 | 112 | 3 | BARNHILL RD | PLEASANT ST | 509' E PLEASANT ST | 509 | 37 | Slurry Seal Type |
| 3 | 135C | 3 | BAYSTONE ST | MARSANNE ST | EL CHIMISAL RD | 1208 | 35 | Slurry Seal Type |
| 4 | 111 | 3 | BEACHWOOD AVE | COLUMBIA ST | CAMPHOR WOOD AVE | 468 | 37 | Slurry Seal Type |
| 5 | 128D | 3 | BEALIEU CIR | IRON HORSE DR | 165' SE IRON HORSE DR | 165 | 36 | Slurry Seal Type |
| 6 | 103C | 3 | BENIGNI AVE | PALOMAR RD | 362' E PALOMAR RD | 362 | 32 | Slurry Seal Type |
| 7 | 128D | 3 | BERINGER DR | CARDIFF AVE | IRON HORSE DR | 1472 | 36 | Slurry Seal Type |
| 8 | 128D | 3 | BODEGA DR | TIBURON DR | 331' E TIBURON DR | 331 | 36 | Slurry Seal Type |
| 9 | 133F | 3 | BOUCHAINE ST | AMICI ST | 289' SE SAN SIMEON ST | 764 | 40 | Slurry Seal Type |
| 0 | 110 | 3 | BURDETT PL | CENTRAL AVE | ACACIA AVE | 473 | 29 | |
| 1 | 128A | 3 | CALLAWAY CIR | CARDIFF AVE | 595' SE CARDIFF AVE | 595 | 36 | Slurry Seal Type |
| 2 | 111 | 3 | CAMPHOR WOOD AVE | BEACHWOOD AVE | ALDER AVE | 287 | 37 | Slurry Seal Type |
| 3 | 111 | 3 | CANDY LN | MAYBERRY AVE | LORI LN | 482 | 29 | Slurry Seal Type |
| 4 | 128D | 3 | | | | | | Slurry Seal Type |
| 5 | 128D | 3 | CARDIFF AVE | TOWN VIEW AVE | 1949' SW TOWN VIEW AVE | 1949 | 36 | Slurry Seal Type |
| | | | | 1949' SW TOWN VIEW AVE | SIERRA MADRE DR | 505 | 36 | Slurry Seal Type |
| 6 | 128D | 3 | CARMENET CIR | MAYACAMAS DR | 642' NE MAYACAMAS DR | 642 | 37 | Slurry Seal Type |
| 7 | 128D | 3 | CARNEROS CIR | NAPA CREEK DR | 198' E NAPA CREEK DR | 198 | 36 | Slurry Seal Type |
| 8 | 128A | 3 | CAYMAN CT | SIERRA MADRE DR | 375' NE SIERRA MADRE DR | 375 | 36 | Slurry Seal Type |
| 9 | 135C | 3 | CENTERSTONE CIR | RIDEAU ST | 603' E RIDEAU ST | 603 | 31 | Slurry Seal Type |
| 0 | 110 | 3 | CENTRAL AVE | SAN JACINTO ST | 637' E SAN JACINTO ST | 637 | 29 | Slurry Seal Type |
| 1 | 128D | 3 | CHALK HILL DR | MAYACAMAS DR | CLOS DU VAL | 499 | 36 | Slurry Seal Type |
| 2 | 111 | 3 | CHAMPAGNE CIR | SEQUOIA LN | 276' S SEQUOIA LN | 276 | 28 | Slurry Seal Type |
| 3 | 128C | 3 | CHATEAU CUVAISON | CARDIFF AVE | 953' NW CARDIFF AVE | 953 | 36 | Slurry Seal Type |
| 4 | 110 | 3 | CLARK DR | SAN JACINTO AVE | GIRARD ST | 1271 | 33 | Slurry Seal Type |
| 5 | 110 | 3 | CLARK DR | GIRARD ST | 692' E GIRARD ST | 692 | 29 | Slurry Seal Type |
| 6 | 128D | 3 | CLOS DU VAL | CHALK HILL DR | 890' SW CHALK HILL DR | 890 | 36 | Slurry Seal Type |
| 7 | 111A | 3 | COLLEGIAN WAY | COLUMBIA ST | MAJOR DR | 1015 | 29 | Slurry Seal Type |
| 8 | 111A | 3 | COLLEGIAN WAY | CORNELL ST | 633' E CORNELL ST | 633 | 33 | Slurry Seal Type |
| 9 | 111A | 3 | COLLEGIAN WAY | 633' E CORNELL ST | DARTMOUTH ST | 645 | 33 | Slurry Seal Type |
| 0 | 128D | 3 | CONN CREEK CIR | CHALK HILL DR | 223' SW CHALK HILL DR | 223 | 36 | Slurry Seal Type |
| 1 | 128A | 3 | COPPER CT | SIERRA MADRE DR | 141' NE SIERRA MADRE DR | 141 | 36 | Slurry Seal Type |
| 2 | 128C | 3 | CORBETT CANYON CIR | CHATEAU CUVAISON | 466' NE CHATEAU CUVAISON | 466 | 36 | Slurry Seal Type |
| 3 | 133F | 3 | CORISON ST | MORGAN HILL RD | SAN SIMEON ST | 777 | 36 | Slurry Seal Type |
| 4 | 128A | 3 | CORTE LUCIDO | SIERRA MADRE DR | 227' NW SIERRA MADRE DR | 227 | 36 | Slurry Seal Type |
| 5 | 133F | 3 | COSENTINO CT | AMICI ST | 316' SE AMICI ST | 316 | 36 | Slurry Seal Type |
| 6 | 111 | 3 | COZY CIR | SEQUOIA LN | 277' S SEQUOIA LN | 277 | 29 | Slurry Seal Type |
| 7 | 128C | 3 | CRESTA DEL NORTE | SIERRA MADRE DR | 272' W SIERRA MADRE DR | 272 | 36 | Slurry Seal Type |
| 8 | 111 | 3 | DIXON DR | ALICE LN | CORNELL ST | 503 | 33 | Slurry Seal Type |
| 9 | 111 | 3 | DIXON DR | CORNELL ST | 963' E CORNELL ST | 963 | 33 | Slurry Seal Type |
| 0 | 133F | 3 | DUCKHORN ST | MORGAN HILL DR | SAN SIMEON ST | 623 | 36 | Slurry Seal Type |
| 1 | 111 | 3 | ERIN DR | DARTMOUTHST | 1148' E DARTMOUTH ST | 1148 | 29 | Slurry Seal Type |
| 2 | 111 | 3 | ERWIN CT | MERRIWOOD DR | 237' N MERRIWOOD DR | 237 | 29 | Slurry Seal Type |
| 3 | 111 | 3 | ERWIN CT | MC DOWELL ST | 195' S MC DOWELL ST | 195 | 29 | Slurry Seal Type |
| 4 | 128D | 3 | FETZER CIR | BERINGER DR | 189' NE BERINGER DR | 189 | 36 | Slurry Seal Type |
| 5 | 135D | 3 | FIELDBROOK CT | STARPOINT ST | 275' SE STARPOINT ST | 275 | 32 | Slurry Seal Type |
| 6 | 128D | 3 | FINBROOK RD | N GENERAL KEARNY RD | JOSEPH RD | 775 | 36 | Slurry Seal Type |

DISTRICT 3 LIST OF ROADS (continued)

| No | RD BK | SUPV. | 2010 | L | MITS | Length | Width | TREATMENT |
|-----|-------|-------|---------------------|-------------------------|-----------------------------|--------|-------|------------------|
| No. | PAGE | DIST. | ROAD NAME | From | То | (FT) | (FT) | DESCRIPTION |
| 57 | 128D | 3 | FREEMARK ABBEY | MAYACAMAS DR | 691' SE MAYACAMAS DR | 691 | 37 | Slurry Seal Type |
| 58 | 133F | 3 | FROGS LEAP ST | BUTTERFIELD STAGE RD | QUINTESSA CT | 1076 | 37 | Slurry Seal Type |
| 9 | 133F | 3 | FROGS LEAP ST | QUINTESSA CT | 2168' NE QUINTESSA CT | 2168 | 37 | Slurry Seal Type |
| 50 | 133F | 3 | GALLERON ST | BUTTERFIELD STAGE RD | MORGAN HILL DR | 2469 | 36 | Slurry Seal Type |
| 51 | 133E | 3 | GOOSECROSS ST | MORGAN HILL DR | 315' E MORGAN HILL DR | 315 | 32 | Slurry Seal Type |
| 62 | 128B | 3 | GRGICH HILLS DR | CLOS DU VAL | N GENERAL KEARNY RD | 164 | 36 | Slurry Seal Type |
| 63 | 128D | 3 | HALF MOON CIR | 573' SW SALT POINT CT | 409' NW SALT POINT CT | 982 | 36 | Slurry Seal Type |
| 64 | 135C | 3 | HARTWELL CT | TUDAL ST | 95' E TUDAL ST | 95 | 32 | Slurry Seal Type |
| 65 | 111A | 3 | HOWARD MANOR | JOHNSTON AVE | 630' S JOHNSTON AVE | 630 | 36 | Slurry Seal Type |
| 66 | 128D | 3 | IRON HORSE DR | BERINGER DR / S | BERINGER DR / N | 1371 | 36 | Slurry Seal Type |
| 67 | 128D | 3 | IVERNESS WAY | MURRIETA HOT SPRINGS RD | KENTFIELD DR | 219 | 36 | Slurry Seal Type |
| 68 | 111 | 3 | JEPSON CT | MERRIWOOD DR | 252' N MERRIWOOD DR | 252 | 29 | Slurry Seal Type |
| 69 | 111 | 3 | JEPSON CT | MC DOWELL ST | 197' S MC DOWELL ST | 252 | 29 | Slurry Seal Type |
| 70 | 128B | 3 | JOSEPH RD | 567' S FINBROOK RD | FINBROOK RD | 443 | 20 | Slurry Seal Type |
| 71 | 128D | 3 | JOSEPH RD | FINBROOK RD | 486' N FINBROOK RD | 486 | 18 | Slurry Seal Type |
| 72 | 128D | 3 | JOSEPH RD | 486' N FINBROOK RD | 761' N FINBROOK RD | 275 | 36 | Slurry Seal Type |
| 73 | 110 | 3 | JUNE WAY | MALIBAR AVE | 227' S MALIBAR AVE | 227 | 29 | Slurry Seal Type |
| 74 | 128D | 3 | KEILTY CT | N GENERAL KEARNY RD | 570' NW N GENERAL KEARNY RD | 570 | 36 | Slurry Seal Type |
| 75 | 133F | 3 | KELHAM CT | SAN SIMEON ST | 261' S SAN SIMEON ST | 261 | 40 | Slurry Seal Type |
| 76 | 128D | 3 | KENTFIELD DR | TIBURON DR | 463' E TIBURON DR | 463 | 36 | Slurry Seal Type |
| 77 | 128C | 3 | KORBEL CIR | WILLOWS AVE | 420' SE WILLOWS AVE | 420 | 36 | Slurry Seal Type |
| 78 | 133F | 3 | KORNELL ST | MORGAN HILL DR | 690' SE MORGAN HILL DR | 690 | 36 | Slurry Seal Type |
| 79 | 111 | 3 | LADD CT | CORNELL ST | 685' W CORNELL ST | 685 | 28 | Slurry Seal Type |
| 80 | 133F | 3 | LAMBORN ST | KORNELL ST | VILLA HELENA ST | 679 | 36 | Slurry Seal Type |
| 81 | 111 | 3 | LARGO PL | TORREY PINE CT | 277' N TORREY PINE CT | 277 | 29 | Slurry Seal Type |
| 82 | 111A | 3 | LARKSONG ST | PLUMROSE ST | WHITTIER ST | 469 | 33 | Slurry Seal Type |
| 83 | 135C | 3 | LAUREL GLEN CIR | 188' NW BAYSTONE ST | 513' SE BAYSTONE ST | 701 | 32 | Slurry Seal Type |
| 84 | 111 | 3 | LODGEPOLE CT | TORREY PINE CT | 518' N TORREY PINE CT | 518 | 29 | Slurry Seal Type |
| 85 | 111 | 3 | LORI LN | ADRIENNE WAY | 890' E ADRIENNE WAY | 890 | 29 | Slurry Seal Type |
| 86 | 111A | 3 | MAJOR DR | ACADAMY DR | COLLEGIAN WAY | 224 | 29 | Slurry Seal Type |
| 87 | 110 | 3 | MALIBAR AVE | COLUMBIA ST | 654' W COLUMBIA ST | 654 | 29 | Slurry Seal Type |
| 88 | 110 | 3 | MALIBAR AVE | 654' W COLUMBIA ST | YALE ST | 620 | 29 | Slurry Seal Type |
| 89 | 103C | 3 | MARLEY CIR | PATTI LN | 206' S PATTI LN | 206 | 28 | Slurry Seal Type |
| 90 | 128D | 3 | MARLOW CT | N GENERAL KEARNY RD | 141' W N GENERAL KEARNY RD | 141 | 28 | Slurry Seal Type |
| 91 | 135C | 3 | MARSANNE ST | STARPOINT ST | 466' E STARPOINT ST | 466 | 36 | Slurry Seal Type |
| 92 | 133F | 3 | MATANZAS CREEK CT | WILSON CREEK ST | 314' SE WILSON CREEK ST | 314 | 36 | Slurry Seal Type |
| 93 | 128D | 3 | MAYACAMAS DR | CARDIFF AVE | GOLDEN ROD RD | 1109 | 36 | Slurry Seal Type |
| 94 | 111 | 3 | MCDOWELL ST | MEL LN | SCOT LN | 715 | 29 | Slurry Seal Type |
| 95 | 111 | 3 | MCDOWELL ST | CORNELL ST | DARTMOUTH ST | 1272 | 29 | Slurry Seal Type |
| 96 | 111 | 3 | MEL LN | TAVA LN | MC DOWELL ST | 240 | 29 | Slurry Seal Type |
| 97 | 111 | 3 | MERRIWOOD DR | CORNELL ST | DARTMOUTH ST | 1285 | 29 | Slurry Seal Type |
| 98 | 135C | 3 | MILAT ST | TUDAL ST | SUTTER HOME ST | 1000 | 36 | Slurry Seal Type |
| 99 | 128D | 3 | MIRASSOU CIR | GOLDEN ROD RD | 323' SW GOLDEN ROD RD | 323 | 36 | Slurry Seal Type |
| 100 | 128D | 3 | MONDAVI CIR | CARDIFF AVE | 560' E CARDIFF AVE | 560 | 36 | Slurry Seal Type |
| 01 | 128D | 3 | MUIR CT | TIBURON DR | 305' E TIBURON DR | 305 | 36 | Slurry Seal Type |
| 102 | 128D | 3 | N GENERAL KEARNY RD | WILLOWS AVE | 148' N MARLOW CT | 622 | 40 | Slurry Seal Type |
| 03 | 128D | 3 | N GENERAL KEARNY RD | 148' N MARLOW CT | 299' S KEILTY CT | 1502 | 40 | Slurry Seal Type |
| .04 | 128D | 3 | NAPA CREEK DR | WILLOWS AVE | 1033' N WILLOWS AVE | 1033 | 36 | Slurry Seal Type |
| .05 | 135C | 3 | OAKFORD CT | MILAT ST | 304' W MILAT ST | 304 | 32 | Slurry Seal Type |
| .06 | 112 | 3 | OLD AGENCY RD | WHITTIER AVE | 550' N WHITTIER AVE | 550 | 27 | Slurry Seal Type |
| .07 | 111 | 3 | ONLY CT | LADD CT | 160' N LADD CT | 160 | 29 | Slurry Seal Type |
| 08 | 135C | 3 | OPUS ONE CT | TUDAL ST | 180' W TUDAL ST | 180 | 32 | Slurry Seal Type |
| 09 | 111 | 3 | ORANGE PL | ALICE LN | CORNELL ST | 478 | 33 | Slurry Seal Type |
| 110 | 111 | 3 | ORANGE PL | CORNELL ST | 964' E CORNELL ST | 964 | 33 | Slurry Seal Type |
| 111 | 103X | 3 | PALOMAR RD | ELLIS AVE | WENDOVER RD | 1983 | 18 | Slurry Seal Type |
| 112 | 133F | 3 | PARADOR ST | RUSTRIDGE ST | PRIDE MOUNTAIN ST | 1088 | 36 | Slurry Seal Type |

DISTRICT 3 LIST OF ROADS (continued)

| NA | RD BK PAGE | SUPV. | 17. 7. 7. 17. 17. | LIST OF ROADS (co | AITS | Length | Width | TREATMENT |
|----------|---------------|-------|--------------------|------------------------------------|------------------------------------|--------|-------|--------------------|
| No. | | DIST. | ROAD NAME | From | То | (FT) | (FT) | DESCRIPTION |
| 113 | 112 | 3 | PARTRIDGE RANCH RD | PLEASANT ST | 425' E PLEASANT ST | 425 | 36 | Slurry Seal Type I |
| 114 | 103C | 3 | PATTI LN | PALOMAR RD | 753' E PALOMAR RD | 753 | 32 | Slurry Seal Type I |
| 115 | 128D | 3 | PAYTON CT | JOSEPH RD | 339' NW JOSEPH RD | 339 | 36 | Slurry Seal Type I |
| 116 | 133F | 3 | PILLAR ROCK CT | AMICI ST | 438' SW AMICI ST | 438 | 36 | Slurry Seal Type I |
| 117 | 111A | 3 | PLUMROSE ST | CORNELL ST | 1008' E CORNELL ST | 1008 | 32 | Slurry Seal Type I |
| 18 | 122C | 3 | POURROY RD | WISTERIA LOOP / N | SH-79 | 925 | 60 | Microsurface2 |
| 119 | 122D | 3 | POURROY RD | YATES RD | WISTERIA LOOP / N | 4223 | 60 | Microsurface2 |
| 20 | 124C | 3 | POURROY RD | MURRIETA HOT SPRINGS RD | 2600' N MURRIETA HOT SPRINGS RD | 2600 | 64 | Microsurface2 |
| 21 | 124C | 3 | POURROY RD | 2600' N MURRIETA HOT SPRINGS RD | 1000' N BROWNING ST | 1600 | 64 | Microsurface2 |
| 22 | 124C | 3 | POURROY RD | 1000' N BROWNING ST | 350' NE SERRENTO DR | 1901 | 60 | Microsurface2 |
| 23 | 124C | 3 | POURROY RD | 350' NE SERRENTO DR | BUTTERFIELD STAGE RD | 758 | 60 | Microsurface2 |
| 24 | 125C | 3 | POURROY RD | BENTON RD | THOMPSON RD | 2529 | 47 | Microsurface2 |
| 25 | 125C | 3 | POURROY RD | THOMPSON RD | YATES RD | 1443 | 47 | Microsurface2 |
| 26 | 133F | 3 | PRIDE MOUNTAIN ST | RUSTRIDGE ST | GALLERON ST | 1039 | 36 | Slurry Seal Type |
| 27 | 111A | 3 | PRIMROSE LN | VIOLA ST | 267' E VIOLA ST | 267 | 29 | Slurry Seal Type I |
| 28 | 133F | 3 | QUINTESSA CT | FROGS LEAP ST | 142' SE FROGS LEAP ST | 142 | 37 | Slurry Seal Type I |
| 29 | 133F | 3 | QUIXOTE ST | MORGAN HILL DR | 302' NW PRIDE MOUNTAIN ST | 471 | 36 | Slurry Seal Type |
| 30 | 128D | 3 | RAVENSWOOD CIR | SILVER OAK CIR | 154' W SILVER OAK CIR | 154 | 36 | Slurry Seal Type |
| 31 | 111 | 3 | RENTON PL | TORREY PINE CT | 275' N TORREY PINE CT | 275 | 29 | Slurry Seal Type |
| 32 | 135C | 3 | RIDEAU ST | STEPSTONE CT | CENTERSTONE CT | 853 | 36 | Slurry Seal Type |
| 33 | 133F | 3 | RISTOW CT | WILSON CREEK ST | 218' SE WILSON CREEK ST | 218 | 36 | Slurry Seal Type |
| 34 | 135D | 3 | RIVERSTONE CT | STARPOINT ST | 385' S STARPOINT ST | 385 | 32 | Slurry Seal Type |
| 35 | 135C | 3 | ROTHSCHILD ST | MORGAN HILL DR | VINE CLIFF ST | 190 | 36 | Slurry Seal Type |
| 36 | 133E | 3 | RUSTRIDGE ST | PRIDE MOUNTAIN ST | GALLERON ST | 824 | 36 | Slurry Seal Type |
| 37 | 133E | 3 | RUSTRIDGE ST | GALLERON ST | 128' NW GALLERON ST | 128 | 34 | Slurry Seal Type |
| 88 | 135D | 3 | SADDLEBACK CT | STARPOINT ST | 368' S STARPOINT ST | 368 | 32 | Slurry Seal Type |
| 39 | 135D | 3 | SAGEWIND CT | 192' S STARPOINT ST | STARPOINT ST | 192 | 32 | Slurry Seal Type |
| 10 | 128D | 3 | SALT POINT CT | WILLOWS AVE | 411' W WILLOWS AVE | 411 | 36 | Slurry Seal Type |
| 11 | 133F | 3 | SAN SIMEON ST | BUTTERFIELD STAGE RD | DUCKHORN ST | 1542 | 36 | Slurry Seal Type |
| 12 | 110 | 3 | SATURN WAY | MALIBAR AVE | 245' S MALIBAR AVE | 245 | 29 | Slurry Seal Type |
| 13 | 128D | 3 | SAUSALITO WAY | WILLOWS AVE | BODEGA DR | 123 | 36 | Slurry Seal Type |
| 14 | 111A | 3 | SCHOLAR CT | CORNELL ST | 370' E CORNELL ST | 370 | 28 | Slurry Seal Type |
| 15 | 111 | 3 | SCOT LN | TAVA LN | MC DOWELL ST | 239 | 29 | Slurry Seal Type |
| 16 | 111 | 3 | SEQUOIA LN | CORNELL ST | DARTMOUTH ST | 1279 | 32 | Slurry Seal Type |
| 17 | 128A | 3 | SIERRA LA VIDA | SIERRA MADRE DR | 607' NE SIERRA MADRE DR | 607 | 36 | Slurry Seal Type |
| 18 | 128A | 3 | SIERRA MADRE DR | 122' E VIA BELLEZA | 1537' E VIA BELLEZA | 1415 | 40 | Slurry Seal Type |
| 19 | 128C | 3 | SIERRA MADRE DR | WILLOWS AVE | 122' E VIA BELLEZA | 2137 | 36 | Slurry Seal Type |
| 50 | 128D | 3 | SILVER OAK CIR | CARDIFF AVE | 675' N CARDIFF AVE | 675 | 36 | Slurry Seal Type |
| 51 | 110 | 3 | SIMMONS WAY | MALIBAR AVE | 244' S MALIBAR AVE | 244 | 29 | Slurry Seal Type |
| 52 | 128B | 3 | SOUTH CREEK CIR | FINBROOK RD | 177' S FINBROOK RD | 177 | 36 | Slurry Seal Type |
| 3 | 128C | 3 | STAGS LEAP DR | WILLOWS AVE | CHATEAU CUVAISON | 396 | 36 | Slurry Seal Type |
| 4 | 135D | 3 | STARPOINT ST | BUTTERFIELD STAGE RD | MARSANNE ST | 1827 | 36 | Slurry Seal Type |
| 55 | 135C | 3 | STEPSTONE CT | RIDEAU ST | 320' NE RIDEAU ST | 320 | 32 | Slurry Seal Type |
| 66 | 135C | 3 | STONEHEATH ST | ARIETA ST | BUTTERFIELD STAGE RD | 666 | 28 | Slurry Seal Type |
| 57 | 111A | 3 | SUNSET LN | COLUMBIA ST | 1115' E COLUMBIA ST | 1115 | 29 | Slurry Seal Type |
| 8 | 135C | 3 | SUTTER HOME ST | MORGAN HILL DR | MILAT ST | 193 | 40 | Slurry Seal Type |
| 9 | 111A | 3 | SYRACUSE CT | COLLEGIAN WAY | 149' S COLLEGIAN WAY | 149 | 28 | Slurry Seal Type |
| 60 | 111 | 3 | TAVA LN | COLUMBIA ST | CORNELL ST | 1273 | 29 | Slurry Seal Type |
| 51 | 128D | 3 | TIBURON DR | KENTFIELD DR | BODEGA DR | 949 | 36 | Slurry Seal Type |
| 52 | 128D | 3 | TOMALES LN | TIBURON DR | 401' E TIBURON DR | 401 | | |
| 53 | 111 | 3 | TORREY PINE CT | | | | 36 | Slurry Seal Type |
| 54 | 111A | 3 | UNIVERSITY DR | COLUMBIA ST | 1853' E COLUMBIA ST | 1853 | 33 | Slurry Seal Type |
| | | | | ACADEMY DR | COLLEGIAN WAY | 231 | 29 | Slurry Seal Type |
| 55 | 135C | 3 | VANDALE CT | RIDEAU ST | 612' E RIDEAU ST | 612 | 31 | Slurry Seal Type I |
| 56 57 | 128A | 3 | VIA BELLEZA | SIERRA MADRE DR | 489' NE SIERRA MADRE DR | 489 | 36 | Slurry Seal Type I |
| ٦/ | 128C | 3 | VIA CURVADO | SIERRA LA VIDA | 660' NW SIERRA LA VIDA | 660 | 36 | Slurry Seal Type I |

DISTRICT 3
LIST OF ROADS (continued)

| No. | RDBK | SUPV. | ROAD NAME | LIN | NITS | Length | Width | TREATMENT DESCRIPTION |
|-----|------|-------|-----------------|------------------------------|------------------------------|--------|-------|--------------------------|
| NO. | PAGE | DIST. | ROAD NAME | From | То | (FT) | (FT) | |
| 169 | 133F | 3 | VILLA HELENA ST | MORGAN HILL DR | FROGS LEAP ST | 834 | 36 | Slurry Seal Type I |
| 170 | 135A | 3 | VINE CLIFF ST | ARIETA ST | TUDAL ST | 1777 | 36 | Slurry Seal Type I |
| 171 | 111A | 3 | VIOLA ST | PLUMROSE ST | WHITTIER ST | 464 | 33 | Slurry Seal Type I |
| 172 | 122A | 3 | WASHINGTON ST | 275' N AUTUMN GLEN CIR | 985' N AUTUMN GLEN CIR | 985 | 65 | Slurry Seal Type II |
| 173 | 122A | 3 | WASHINGTON ST | FIELDS DR | 979' N FIELDS DR | 979 | 84 | Slurry Seal Type II |
| 174 | 122A | 3 | WASHINGTON ST | 985' N AUTUMN GLEN CIR | COTTONWOOD RD | 773 | 96 | Slurry Seal Type II |
| 175 | 122A | 3 | WASHINGTON ST | COTTONWOOD RD | 640' S FIELDS RD | 1173 | 98 | Slurry Seal Type II |
| 176 | 122A | 3 | WASHINGTON ST | 640' S FIELDS RD | FIELDS RD | 640 | 84 | Slurry Seal Type II |
| 177 | 122C | 3 | WASHINGTON ST | ABELIA ST | AUTUMN GLEN CIR | 2134 | 84 | Slurry Seal Type II |
| 178 | 122C | 3 | WASHINGTON ST | AUTUMN GLEN CIR | 275' N AUTUMN GLEN CIR | 275 | 96 | Slurry Seal Type II |
| 179 | 111A | 3 | WHARTON CT | COLLEGIAN WAY | 163' S COLLEGIAN WAY | 163 | 29 | Slurry Seal Type I |
| 180 | 128C | 3 | WILLOWS AVE | 1436' SW N GENERAL KEARNY RD | 280' W KORBEL CIR | 3438 | 60 | Microsurface2 |
| 181 | 128C | 3 | WILLOWS AVE | 280' W KORBEL CIR | SH-79 | 485 | 60 | Microsurface2 |
| 182 | 128D | 3 | WILLOWS AVE | MURRIETA HOT SPRINGS RD | SALT POINT CT | 630 | 40 | Microsurface2 |
| 183 | 128D | 3 | WILLOWS AVE | SALT POINT CT | 295' E SAUSALITO WAY | 1341 | 40 | Microsurface2 |
| 184 | 128D | 3 | WILLOWS AVE | 295' E SAUSALITO WAY | N GENERAL KEARNY RD | 907 | 40 | Microsurface2 |
| 185 | 128D | 3 | WILLOWS AVE | N GENERAL KEARNY RD | 1436' SW N GENERAL KEARNY RD | 1436 | 40 | Microsurface2 |
| 186 | 133F | 3 | WILSON CREEK ST | KORNELL ST | VILLA HELENA ST | 731 | 36 | Slurry Seal Type I |
| 187 | 135C | 3 | WINTERCREEK CT | MILAT ST | 235' W MILAT ST | 235 | 32 | Slurry Seal Type I |
| 188 | 133F | 3 | WOLTNER CT | PRIDE MOUNTAIN ST | 244' NW PRIDE MOUNTAIN ST | 244 | 36 | Slurry Seal Type I |

CITY OF RIVERSIDE LIST OF ROADS

| | RD BK PAGE | SUPV. | POAD NAME | LIN | LIMITS | | Width | TREATMENT |
|-----|---------------|-------|---------------|---------------------|---------------------|----------------|-------|---------------------------|
| No. | | DIST. | | From | То | Length (FT) | (FT) | DESCRIPTION |
| 1 | 44A | 1 | SPRING ST | IOWA AVE | PACIFIC AVE | 875 | 16 | Slurry Seal I / Chip Seal |
| 2 | 44A | 1 | VILLA ST | 483' W PROSPECT AVE | 884' W PROSPECT AVE | 414 | 12 | Slurry Seal I / Chip Seal |
| 2 | 26B | 2 | CLEVELAND AVE | LA SIERRA AVE | CROSS ST | 2050 | 19 | Slurry Seal Type II |
| 2 | 26B | 2 | CLEVELAND AVE | CROSS ST | 555'E CROSS ST | 555 | 14 | Slurry Seal Type II |

ATTACHMENT "2"

CURB RAMP ACESSISBILITY PROJECT FY 2024-2025

DISTRICT 1 LIST OF CURB RAMPS

| No. | DIST. | MAJOR STREET | MINOR STREET | CORNER | TREATMENT |
|-----|-------|-----------------|--------------------------|--------|---|
| 1 | 1 | CARPINUS DR | ELKHORN RD | NW | GRIND CONCRETE LIP |
| 2 | 1 | COLE AVE | ELDORADO RD | NW | INSTALL TRUNCATED DOME PANEL |
| 3 | 1 | COLE AVE | QUARRY CIR | NW | FULL RECONSTRUCTION |
| 4 | 1 | COLE AVE | COPPER RIDGE ST | NW | INSTALL TRUNCATED DOME PANEL |
| 5 | 1 | COLE AVE | ELDORADO RD | SW | FULL RECONSTRUCTION |
| 6 | 1 | COLE AVE | QUARRY CIR | SW | FULL RECONSTRUCTION |
| 7 | 1 | COLE AVE | COPPER RIDGE ST | SW | INSTALL TRUNCATED DOME PANEL |
| 8 | 1 | ELDORADO RD | HAWKHILL AVE | NE | FULL RECONSTRUCTION |
| 9 | 1 | ELDORADO RD | HAWKHILL AVE | NW | INSTALL TRUNCATED DOME PANEL |
| 10 | 1 | ELDORADO RD | HAWKHILL AVE | SE | INSTALL TRUNCATED DOME PANEL |
| 11 | 1 | ELDORADO RD | HAWKHILL AVE | SW | INSTALL TRUNCATED DOME PANEL |
| 12 | 1 | HAWKHILL AVE | COPPER RIDGE ST | NE | FULL RECONSTRUCTION |
| 13 | 1 | HAWKHILL AVE | PAINTED ROCK ST | NW | INSTALL TRUNCATED DOME PANEL |
| 14 | 1 | HAWKHILL AVE | COPPER RIDGE ST | SE | INSTALL TRUNCATED DOME PANEL |
| 15 | 1 | HAWKHILL AVE | PAINTED ROCK ST | SW | INSTALL TRUNCATED DOME PANEL |
| 16 | 1 | PAINTED ROCK ST | ELKHORN RD | NE | FULL RECONSTRUCTION |
| 17 | 1 | LA CADENA DR E | CENTER ST (HIGHGROVE PL) | NE | INSTALL TRUNCATED DOME PANEL |
| 18 | 1 | LA CADENA DR E | CENTER ST (HIGHGROVE PL) | S | FULL RECONSTRUCTION |
| 19 | 1 | LA CADENA DR W | KLUK LN | W | FULL RECONSTRUCTION |
| 20 | 1 | CENTER ST | HIGHLAND AVE | NE | GRIND CONCRETE LIP AT GUTTER AND INSTALL TRUNCATED DOME PANEL |
| 21 | 1 | CENTER ST | HIGHLAND AVE | NW | GRIND CONCRETE LIP AT GUTTER AND INSTALL TRUNCATED DOME PANEL |
| 22 | 1 | IOWA AVE | W CHURCH ST | N | INSTALL TRUNCATED DOME PANEL |
| 23 | 1 | IOWA AVE | W CHURCH ST | S | INSTALL TRUNCATED DOME PANEL |
| 24 | 1 | SPRING ST | SWAYZEE CT | SW | FULL RECONSTRUCTION |

CURB RAMP ACESSISBILITY PROJECT ATTACHMENT "2" FY 2024-2025

DISTRICT 2 LIST OF CURB RAMPS

| No. | DIST. | MAJOR STREET | MINOR STREET | CORNER | TREATMENT |
|-----|-------|--------------------|---------------------|--------|--|
| 1 | 2 | BLACKBURN RD | ORANGEWOOD LN | Е | INSTALL TRUNCATED DOME PANEL |
| 2 | 2 | BLACKBURN RD | ORANGEWOOD LN | N | FULL RECONSTRUCTION |
| 3 | 2 | BLACKBURN RD | SUNRISE RIDGE DR | NE | FULL RECONSTRUCTION |
| 4 | 2 | BLACKBURN RD | VICTORIA GROVE PKWY | NE | INSTALL TRUNCATED DOME PANEL |
| 5 | 2 | BLACKBURN RD | MCALLISTER ST | NW | GRIND CONCRETE LIP AT GUTTER AND INSTALL TRUNCATED DOME PANEL |
| 6 | 2 | BLACKBURN RD | SUNRISE RIDGE DR | NW | FULL RECONSTRUCTION |
| 7 | 2 | BLACKBURN RD | VICTORIA GROVE PKWY | NW | INSTALL TRUNCATED DOME PANEL |
| 8 | 2 | BLACKBURN RD | VICTORIA GROVE PKWY | SE | FULL RECONSTRUCTION |
| 9 | 2 | BLACKBURN RD | MCALLISTER ST | SW | FULL RECONSTRUCTION |
| 10 | 2 | BLACKBURN RD | ORANGEWOOD LN | W | INSTALL TRUNCATED DOME PANEL |
| 11 | 2 | MCALLISTER ST | TIGER LILLY WAY | N | FULL RECONSTRUCTION |
| 12 | 2 | MCALLISTER ST | CANYONWIND RD | NW | FULL RECONSTRUCTION |
| 13 | 2 | MCALLISTER ST | GROVE DR | NW | INSTALL TRUNCATED DOME PANEL |
| 14 | 2 | MCALLISTER ST | CANYONWIND RD | SW | FULL RECONSTRUCTION |
| 15 | 2 | MCALLISTER ST | GROVE DR | SW | INSTALL TRUNCATED DOME PANEL |
| 16 | 2 | MCALLISTER ST | TIGER LILLY WAY | W | INSTALL TRUNCATED DOME PANEL |
| 17 | 2 | TEMESCAL CANYON RD | PULSAR CT | NE | REMOVE AND REPLACE APPROX. 20 FT OF CURB & GUTTER TO REPAIR STREET LANDING |
| 18 | 2 | TEMESCAL CANYON RD | STELLAR CT | NE | INSTALL TRUNCATED DOME PANEL |
| 19 | 2 | TEMESCAL CANYON RD | PULSAR CT | SE | REMOVE AND REPLACE APPROX. 20 FT OF CURB & GUTTER TO REPAIR STREET LANDING |
| 20 | 2 | TEMESCAL CANYON RD | STELLAR CT | SE | INSTALL TRUNCATED DOME PANEL |

CURB RAMP ACESSISBILITY PROJECT ATTACHMENT "2" FY 2024-2025

DISTRICT 3 LIST OF CURB RAMPS

| No. | DIST. | MAJOR STREET | MINOR STREET | CORNER | TREATMENT |
|-----|-------|---------------|---------------------|--------|--|
| 1 | 3 | WASHINGTON ST | SUMMERSWEET DR | NW | FULL RECONSTRUCTION |
| 2 | 3 | POURROY RD | 220' N BROWNING ST | E | INSTALL TRUNCATED DOME PANEL |
| 3 | 3 | POURROY RD | 585' N BROWNING ST | E | FULL RECONSTRUCTION |
| 4 | 3 | POURROY RD | 220' N BROWNING ST | S | INSTALL TRUNCATED DOME PANEL |
| 5 | 3 | POURROY RD | 585' N BROWNING ST | S | FULL RECONSTRUCTION |
| 6 | 3 | POURROY RD | RIVER ROCK CT | SW | FULL RECONSTRUCTION |
| 7 | 3 | POURROY RD | ZION WAY | NE | FULL RECONSTRUCTION |
| 8 | 3 | POURROY RD | PRIMROSE ST | NE | FULL RECONSTRUCTION |
| 9 | 3 | POURROY RD | SAN REMO DR | NW | FULL RECONSTRUCTION |
| 10 | 3 | POURROY RD | GENOA ST | NW | FULL RECONSTRUCTION |
| 11 | 3 | POURROY RD | GRANVILLE LN | NW | INSTALL TRUNCATED DOME PANEL |
| 12 | 3 | POURROY RD | CORAL DR | NW | FULL RECONSTRUCTION |
| 13 | 3 | POURROY RD | VIA SAN LUCAS | NW | REMOVE AND REPLACE APPROX. 20 FT OF CURB & GUTTER TO REPAIR STREET LANDING |
| 14 | 3 | POURROY RD | VIA SANTA CATALINA | NW | REMOVE AND REPLACE APPROX. 20 FT OF CURB & GUTTER TO REPAIR STREET LANDING |
| 15 | 3 | POURROY RD | JUBILEE RD | SE | INSTALL TRUNCATED DOME PANEL |
| 16 | 3 | POURROY RD | ZION WAY | SE | INSTALL TRUNCATED DOME PANEL |
| 17 | 3 | POURROY RD | PRIMROSE ST | SE | FULL RECONSTRUCTION |
| 18 | 3 | POURROY RD | GENOA ST | SW | FULL RECONSTRUCTION |
| 19 | 3 | POURROY RD | GRANVILLE LN | SW | INSTALL TRUNCATED DOME PANEL |
| 20 | 3 | POURROY RD | CORAL DR | SW | FULL RECONSTRUCTION |
| 21 | 3 | POURROY RD | VIA SAN LUCAS | SW | REMOVE AND REPLACE APPROX. 20 FT OF CURB & GUTTER TO REPAIR STREET LANDING |
| 22 | 3 | POURROY RD | VIA SANTA CATALINA | SW | REMOVE AND REPLACE APPROX. 20 FT OF CURB & GUTTER TO REPAIR STREET LANDING |
| 23 | 3 | WILLOWS AVE | KORBEL CIR/PARK DWY | Е | INSTALL TRUNCATED DOME PANEL |
| 24 | 3 | WILLOWS AVE | KORBEL CIR/PARK DWY | N | INSTALL TRUNCATED DOME PANEL |
| 25 | 3 | WILLOWS AVE | NAPA CREEK DR | NE | FULL RECONSTRUCTION |
| 26 | 3 | WILLOWS AVE | NAPA CREEK DR | NW | FULL RECONSTRUCTION |
| 27 | 3 | WILLOWS AVE | KORBEL CIR | S | INSTALL TRUNCATED DOME PANEL |
| 28 | 3 | WILLOWS AVE | ALMADEN CIR | Е | FULL RECONSTRUCTION |
| 29 | 3 | WILLOWS AVE | RIDGE CREST ST | Е | FULL RECONSTRUCTION |
| 30 | 3 | WILLOWS AVE | CARDIFF AVE | NE | INSTALL TRUNCATED DOME PANEL |
| 31 | 3 | WILLOWS AVE | SAUSALITO WAY | NE | REMOVE AND REPLACE APPROX. 20 FT OF CURB & GUTTER TO REPAIR STREET LANDING |
| 32 | 3 | WILLOWS AVE | CARDIFF AVE | NW | INSTALL TRUNCATED DOME PANEL |
| 33 | 3 | WILLOWS AVE | SAUSALITO WAY | NW | REMOVE AND REPLACE APPROX. 20 FT OF CURB & GUTTER TO REPAIR STREET LANDING |
| 34 | 3 | WILLOWS AVE | ALMADEN CIR | S | FULL RECONSTRUCTION |
| 35 | 3 | WILLOWS AVE | RIDGE CREST ST | S | FULL RECONSTRUCTION |
| 36 | 3 | WILLOWS AVE | CARDIFF AVE | SE | INSTALL TRUNCATED DOME PANEL |
| 37 | 3 | WILLOWS AVE | CARDIFF AVE | SW | REMOVE AND REPLACE APPROX. 20 FT OF CURB & GUTTER TO REPAIR STREET LANDING |
| 38 | 3 | WILLOWS AVE | N GENERAL KEARNY RD | SW | INSTALL TRUNCATED DOME PANEL |

Riverside County Transportation Department

Project:

Slurry Seal and Curb Ramp Accessibility Projects of District 1, 2, & 3 - FY2024-2025

Project No.(s): D5-0006, D5-0007, D5-0008, D5-0011, D5-0012, & D5-0013

Expenses as of: 6/17/2024

| oject Costs and Budget | | | | | |
|---------------------------------------|-------------------|--------------------|----------------|--------------------|--------------------|
| Activity | Incurred Costs | Projected Costs | Total Costs | Existing Budget | Proposed Budget |
| Preliminary Survey | | | | | |
| Environmental | 909 | 6,000 | 7,000 | 9,000 | 7,000 |
| Design | 214,402 | 27,000 | 245,000 | 541,000 | 245,000 |
| Right-of-way | | | | | |
| Utilities | | | | | |
| Construction | | 5,596,310 | 6,158,000 | 7,033,000 | 6 159 000 |
| Construction Contingency 10% | | 559,631 | 6,156,000 | 7,033,000 | 6,158,000 |
| Construction Engineering & Inspection | | 926,000 | 926,000 | 1,144,000 | 926,000 |
| Construction Survey | | 4,000 | 4,000 | 10,000 | 4,000 |
| Totals | 215,311 | 7,118,941 | 7,340,000 | 8,737,000 | 7,340,000 |

| Code | Name | Existing Budget | Proposed Budget |
|------|-------------------|--------------------|--------------------|
| 223 | Gas Tax/SB-1 | 3,241,000 | 1,934,000 |
| 300 | Measure A/Western | 5,496,000 | 5,364,000 |
| 719 | City of Riverside | | 42,000 |
| | | | |
| | Totals | 8.737.000 | 7.340.000 |

| Comments | | | |
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June 26,24 11:53 AM

By: Elmer Datuin

Riverside County Transportation Department

Slurry Seal of District 1 Roads - FY2024/2025 Project:

Project No.(s): D5-0006 Expenses as of: 6/17/2024

| Activity | 1 | Incurred Costs | Projected Costs | Total Costs | Existing Budget | Proposed Budget |
|---------------------------------------|---------|-------------------|--------------------|----------------|--------------------|--------------------|
| Preliminary Survey | | | | | | |
| Environmental | | 909 | 1,000 | 2,000 | 2,000 | 2,000 |
| Design | | 50,979 | 6,000 | 57,000 | 114,000 | 57,000 |
| Right-of-way | | | | | | |
| Utilities | | | | | | |
| Construction | | | 1,211,914 | 4 224 222 | 4.504.000 | 4 224 22 |
| Construction Contingency | 10% | | 121,191 | 1,334,000 | 1,564,000 | 1,334,000 |
| Construction Engineering & Inspection | 15% | | 201,000 | 201,000 | 257,000 | 201,000 |
| Construction Survey | 1.5% | | 2,000 | 2,000 | 3,000 | 2,000 |
| | Totals: | 51.888 | 1.543.105 | 1.596.000 | 1.940.000 | 1.596.000 |

Project Funding

| Code | Name | Existing Budget | Proposed Budget |
|------|-------------------|--------------------|--------------------|
| 223 | Gas Tax/SB-1 | 376,000 | 259,000 |
| 300 | Measure A/Western | 1,564,000 | 1,295,000 |
| 719 | City of Riverside | | 42,000 |
| | | | |
| | Totals | 1,940,000 | 1,596,000 |

| Comments | | | |
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Riverside County Transportation Department

Project:

Curb Ramps of District 1 - FY2024/2025

Project No.(s): D5-0011

Expenses as of: 6/17/2024

| oject Costs and Budget | | | | | | |
|---------------------------------------|---------|-------------------|--------------------|----------------|--------------------|--------------------|
| Activity | | Incurred Costs | Projected Costs | Total Costs | Existing Budget | Proposed Budget |
| Preliminary Survey | | | | | | |
| Environmental | | | 1,000 | 1,000 | 1,000 | 1,000 |
| Design | | 13,157 | 3,000 | 17,000 | 21,000 | 17,000 |
| Right-of-way | | | | | | |
| Utilities | | | | | | |
| Construction | | | 200,690 | 221,000 | 230,000 | 221 000 |
| Construction Contingency | 10% | | 20,069 | 221,000 | 230,000 | 221,000 |
| Construction Engineering & Inspection | 15% | | 34,000 | 34,000 | 35,000 | 34,000 |
| Construction Survey | 1.5% | | | | | |
| | Totals: | 13,157 | 258,759 | 273,000 | 287,000 | 273,000 |

| Code | Name | Existing Budget | Proposed Budget |
|------|--------------|--------------------|--------------------|
| 223 | Gas Tax/SB-1 | 287,000 | 273,000 |
| | | | |
| | | | |
| | | | |
| | Totals | 287,000 | 273.00 |

| Comments | | | |
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Riverside County Transportation Department

Project: Slurry Seal of District 2 Roads - FY2024/2025

Project No.(s): D5-0007 Expenses as of: 6/17/2024

Project Costs and Budget Existing Incurred Projected Total Proposed Activity Costs Costs Costs Budget Budget Preliminary Survey Environmental 1,000 1,000 1,000 1,000 Design 6,000 44,496 51,000 83,000 51,000 Right-of-way Utilities Construction 1,697,047 1,867,000 1,141,000 1,867,000 **Construction Contingency** 10% 169,705 Construction Engineering & Inspection 15% 280,000 280,000 183,000 280,000 Construction Survey 1.5% 1,000 2,000 1,000 1,000 Totals: 44,496 2,154,752 2,200,000 1,410,000 2,200,000

| Code | Name | Existing Budget | Proposed Budget |
|------|-------------------|--------------------|--------------------|
| 223 | Gas Tax/SB-1 | 269,000 | 333,000 |
| 300 | Measure A/Western | 1,141,000 | 1,867,000 |
| | | | |
| | Totals | 1,410,000 | 2,200,000 |

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| Comments | | | |
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Riverside County Transportation Department

Project: Curb Ramps of District 2 - FY2024/2025

Project No.(s): D5-0012 Expenses as of: 6/17/2024

| oject Costs and Budget | | | | | | |
|---------------------------------------|---------|-------------------|--------------------|----------------|--------------------|--------------------|
| Activity | | Incurred Costs | Projected Costs | Total Costs | Existing Budget | Proposed Budget |
| Preliminary Survey | | | | | | |
| Environmental | | | 1,000 | 1,000 | 1,000 | 1,000 |
| Design | | 13,157 | 3,000 | 17,000 | 10,000 | 17,000 |
| Right-of-way | | | | | | |
| Utilities | | | | | | |
| Construction | | | 167,241 | 494 000 | 100.000 | 104.000 |
| Construction Contingency | 10% | | 16,724 | 184,000 | 109,000 | 184,000 |
| Construction Engineering & Inspection | 15% | | 28,000 | 28,000 | 16,000 | 28,000 |
| Construction Survey | 1.5% | | | | | |
| | Totals: | 13,157 | 215,966 | 230,000 | 136,000 | 230,000 |

| Project Funding | | | | | | | |
|------------------|--------|--------------------|--------------------|--|--|--|--|
| Code | Name | Existing Budget | Proposed Budget | | | | |
| 223 Gas Tax/SB-1 | | 136,000 | 230,00 | | | | |
| | | | | | | | |
| | | | | | | | |
| | Totals | 136,000 | 230,000 | | | | |

| Comments | |
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Riverside County Transportation Department

Project: Slurry Seal of District 3 Roads - FY2024/2025

Project No.(s): D5-0008 Expenses as of: 6/17/2024

| Activity | | Incurred Costs | Projected Costs | Total Costs | Existing Budget | Proposed Budget |
|---------------------------------------|---------|-------------------|--------------------|----------------|--------------------|--------------------|
| Preliminary Survey | | | | | | |
| Environmental | | | 1,000 | 1,000 | 3,000 | 1,000 |
| Design | | 45,149 | 6,000 | 52,000 | 204,000 | 52,000 |
| Right-of-way | | | | | | |
| Utilities | | | | | | |
| Construction | | | 2,001,659 | 2 202 202 | 2 704 000 | 2 202 202 |
| Construction Contingency | 10% | | 200,166 | 2,202,000 | 2,791,000 | 2,202,000 |
| Construction Engineering & Inspection | 15% | | 330,000 | 330,000 | 467,000 | 330,000 |
| Construction Survey | 1.5% | | 1,000 | 1,000 | 5,000 | 1,000 |
| | Totals: | 45,149 | 2,539,825 | 2,586,000 | 3,470,000 | 2,586,000 |

| Project I | Funding | | |
|-----------|-------------------|--------------------|--------------------|
| Code | Name | Existing Budget | Proposed Budget |
| 223 | Gas Tax/SB-1 | 679,000 | 384,000 |
| 300 | Measure A/Western | 2,791,000 | 2,202,000 |
| | | | |
| | Totals | 3,470,000 | 2,586,000 |

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Riverside County Transportation Department

Project: Curb Ramps of District 3 - FY2024/2025

Project No.(s): D5-0013 Expenses as of: 6/17/2024

Project Costs and Budget Incurred Projected Total Existing Proposed Activity Costs Costs Costs Budget Budget Preliminary Survey Environmental 1,000 1,000 1,000 1,000 Design 47,464 3,000 51,000 109,000 51,000 Right-of-way Utilities Construction 317,759 350,000 1,198,000 350,000 **Construction Contingency** 10% 31,776 Construction Engineering & Inspection 15% 53,000 186,000 53,000 53,000 Construction Survey 1.5%

47,464

406,535

455,000

1,494,000

455,000

Totals:

| Comments | | |
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| Printed: | June 26,24 11:53 AM | By: Elmer Datuin |

Riverside County Transportation Department Summary of Bids

Advertised: April 30, 2024 (Agenda Item: 3.61)

Addenda: 1(5/13/24), 2(5/17/24)

Bids Open: 2 pm Date: Wednesday, May 22, 2024

PROJECT: Slurry Seal and Curb Ramp Accessibility Project

For Fiscal Year 2024 - 2025

District 1, Project No. D5-0006, D5-0011 District 2, Project No. D5-0007, D5-0012

District 3, Project No. D5-0008, D5-0013

| | Company Name | BASE BID SCHEDULE 1 Slurry Seal Project | ALTERNATIVE BID SCHEDULE 1 Curb Ramp Accessibility Project | ALTERNATIVE BID SCHEDULE 2 Repair of Existing Asphalt Concrete Surfaces | ALTERNATIVE BID SCHEDULE 3 Slurry Seal Project, City of Riverside | Project Total | |
|---|-----------------------------|--|--|--|---|------------------|--|
| | COUNTY'S ESTIMATE | 5,151,963.90 | 718,000.00 | 225,000.00 | 33,010.00 | \$6,127,973.90 | |
| 1 | American Asphalt South, Inc | 4,667,356.90 | 685,690.00 | 204,750.00 | 38,512.80 | \$5,596,309.70 | |
| 2 | Roy Allan Slurry Seal, Inc. | 4,767,858.27 | 717,848.00 | 214,500.00 | 34,909.72 | \$5,735,115.99 | |
| 3 | Pavement Coatings Co. | 5,069,600.50 | 686,840.00 | 210,000.00 | 32,448.80 | \$5,998,889.30 | |
| 4 | VSS International, Inc. | 6,038,028.72 | 910,146.28 | 271,245.00 | 46,700.00 | \$7,266,120.00 | |
| 5 | All American Asphalt | 6,276,560.00 | 1,075,562.00 | 703,500.00 | 69,409.60 | \$8,125,031.60 | |
| | Average Bid Prices | \$5,363,880.88 | \$815,217.26 | \$320,799.00 | \$44,396.18 | \$6,544,293.32 | |

Riverside County Transportation Department Summary of Bids

PROJECT: Slurry Seal and Curb Ramp Accessibility Project

For Fiscal Year 2024 - 2025

District 1, Project No. D5-0006, D5-0011 District 2, Project No. D5-0007, D5-0012

District 3, Project No. D5-0008, D5-0013

Advertised: April 30, 2024 (Agenda Item: 3.61)

Addenda: 1(5/13/24), 2(5/17/24)

Bids Open: 2 pm Date: Wednesday, May 22, 2024

| BASE BID SCHEDULE 1 - Slurry Seal Project | | | | | | | American Asphalt South, Inc Riverside, CA 92503 | | |
|---|--|---|------------------|-------|----------|------------|--|----------------|--------------|
| ITEM NO. | ITEM CODE | CONTRACTITEM | Like Bid Item | UNITS | QUANTITY | UNIT PRICE | ENG ESTIMATE | BID UNIT PRICE | BID ESTIMATE |
| 1 | 374207 | CRACK TREATMENT (ROUT AND SEAL RANDOM CRACKS) | | LS | 1 | 650,000.00 | 650,000.00 | 642,183.50 | 642,183.50 |
| 2 | 150716 | REMOVE PAINTED TRAFFIC STRIPE, PAVEMENT MARKING, AND PAVEMENT MARKERS | | LS | 1 | 120,000.00 | 120,000.00 | 170,790.00 | 170,790.00 |
| 3 | 128650 | PORTABLE CHANGEABLE MESSAGE SIGN | | EA | 6 | 5,000.00 | 30,000.00 | 4,500.00 | 27,000.00 |
| 4 | 375001 | SCREENINGS | Like 1 | SQYD | 49,800 | 2.50 | 124,500.00 | 4.20 | 209,160.00 |
| 5 | 377501 | SLURRY SEAL [TYPE 1] | Like 2 | TON | 4,358 | 300.00 | 1,307,400.00 | 273.75 | 1,193,002.50 |
| 6 | 377501 | SLURRY SEAL [TYPE 2] | Like 3 | TON | 3,116 | 300.00 | 934,800.00 | 246.05 | 766,691.80 |
| 7 | 378000 | MICROSURFACING 2 | | TON | 3,457 | 300.00 | 1,037,100.00 | 236.90 | 818,963.30 |
| 8 | 840519(F) | THERMOPLASTIC CROSSWALK AND PAVEMENT MARKING | Like 4 | SQFT | 38,430 | 7.00 | 269,010.00 | 7.10 | 272,853.00 |
| 9 | 840656(F) | PAINT TRAFFIC STRIPE (2-COAT) | Like 5 | LF | 268,000 | 1.00 | 268,000.00 | 0.58 | 155,440.00 |
| 10 | 850102(F) | PAVEMENT MARKER (RETROREFLECTIVE) | Like 6 | EA | 4,900 | 10.00 | 49,000.00 | 4.75 | 23,275.00 |
| 11 | 010602 | MISCELLANEOUS DIRECTED WORK | | FA | 1 | 180,000.00 | 180,000.00 | 180,000.00 | 180,000.00 |
| 12 | 010601 | OBTAIN ENCROACHMENT PERMIT | | FA | 1 | 20,000.00 | 20,000.00 | 20,000.00 | 20,000.00 |
| 13 | 033901 | MICRO-MILL ASPHALT CONCRETE (4-FT WIDE) | | LF | 6,986 | 1.15 | 8,033.90 | 3.30 | 23,053.80 |
| 14 | 033902 | MICRO-MILL ASPHALT CONCRETE (FULL WIDTH) | | SQFT | 270,600 | 0.20 | 54,120.00 | 0.24 | 64,944.00 |
| 15 | Ubblbb1 | CONSTRUCTION ZONE ENHANCEMENT ENFORCEMENT PROGRAM (COZEEP) | | FA | 1 | 100,000.00 | 100,000.00 | 100,000.00 | 100,000.00 |
| | BASE BID SCHEDULE 1 SUB-TOTAL ITEMS 1 - 15 | | | | | | 5,151,963.90 | | 4,667,356.90 |

PROJECT: Slurry Seal and Curb Ramp Accessibility Project

For Fiscal Year 2024 - 2025

District 1, Project No. D5-0006, D5-0011 District 2, Project No. D5-0007, D5-0012

District 3, Project No. D5-0007, D5-0012

Advertised: April 30, 2024 (Agenda Item: 3.61)

Addenda: 1(5/13/24), 2(5/17/24)

Bids Open: 2 pm Date: Wednesday, May 22, 2024

COUNTY'S ESTIMATE American Asphalt South, Inc. ALTERNATIVE BID SCHEDULE 1 - Curb Ramp Accessibility Project Riverside, CA 92503 Like Bid ITEM NO. ITEM CODE CONTRACT ITEM UNITS QUANTITY UNIT PRICE ENG ESTIMATE BID UNIT PRICE BID ESTIMATE Item 16 150769 REMOVE ASPHALT CONCRETE SQYD 170 400.00 68.000.00 69.30 11,781.00 17 390130 HOT MIX ASPHALT TON 114 600.00 68.400.00 350.00 39.900.00 MINOR CONCRETE (CURB RAMP) 18 017315 EΑ 33 10.000.00 330.000.00 13.125.00 433.125.00 (CRS 403 - CASE A) 19 731623 MINOR CONCRETE (CURB RAMP) (CASE C) ΕA 1 10,000.00 10.000.00 13.125.00 13.125.00 20 731504 MINOR CONCRETE (CURB AND GUTTER) LF 320 50.00 16,000.00 116.55 37,296.00 21 017303 MINOR CONCRETE (SPANDREL) (CRS 209) SQFT 1.920 75.00 144.000.00 44.10 84.672.00 22 731656 CURB RAMP DETECTABLE WARNING SURFACE FA 42 1.800.00 75.600.00 1,417.50 59.535.00 23 066420 ADDITIONAL GRINDING AND GROOVING EΑ 4 1.500.00 6.000.00 1,564.00 6.256.00 ALT BID SCHEDULE 1 SUB-TOTAL 718,000.00 685,690.00 ITEMS 16 - 23

ALTERNATIVE BID SCHEDULE 2 - Repair of Existing Asphalt Concrete Surfaces

| ITEM NO. | ITEM CODE | CONTRACTITEM | Like Bid Item | UNITS | QUANTITY | UNIT PRICE | ENG ESTIMATE | BID UNIT PRICE | BID ESTIMATE |
|----------|-----------|---|------------------|-------|----------|------------|--------------|----------------|--------------|
| 24 | 390095 | REPLACE ASPHALT CONCRETE SURFACING | | CY | 300 | 750.00 | 225,000.00 | 682.50 | 204,750.00 |
| | | ALT BID SCHEDULE 2 SUB-TOTAL ITEM 24 | | | | | 225,000.00 | | 204,750.00 |

PROJECT: Slurry Seal and Curb Ramp Accessibility Project

For Fiscal Year 2024 - 2025

District 1, Project No. D5-0006, D5-0011 District 2, Project No. D5-0007, D5-0012

District 3, Project No. D5-0008, D5-0013

Advertised: April 30, 2024 (Agenda Item: 3.61)

Addenda: 1(5/13/24), 2(5/17/24)

| | | | | | | COUNTY'S | FSTIMATE | American Asphalt So | th Inc |
|----------|-------------|--|------------------|-------|----------|------------|--------------|---------------------|--------------|
| ALTERN | ATIVE BID S | CHEDULE 3 - Slurry Seal Project, City of Riverside | | | | 0001110 | | Riverside, CA 92503 | atti, ilic |
| ITEM NO. | ITEM CODE | CONTRACTITEM | Like Bid Item | UNITS | QUANTITY | UNIT PRICE | ENG ESTIMATE | BID UNIT PRICE | BID ESTIMATE |
| 25 | 374207 | CRACK TREATMENT (ROUT AND SEAL RANDOM CRACKS) | | LS | 1 | 5,500.00 | 5,500.00 | 8,500.00 | 8,500.00 |
| 26 | 150716 | REMOVE PAINTED TRAFFIC STRIPE, PAVEMENT MARKING, AND PAVEMENT MARKERS | | LS | 1 | 1,000.00 | 1,000.00 | 3,270.00 | 3,270.00 |
| 27 | 375001 | SCREENINGS | Like 1 | SQYD | 2,108 | 2.50 | 5,270.00 | 4.20 | 8,853.60 |
| 28 | 377501 | SLURRY SEAL [TYPE 1] | Like 2 | TON | 18 | 300.00 | 5,400.00 | 273.75 | 4,927.50 |
| 29 | 377501 | SLURRY SEAL [TYPE 2] | Like 3 | TON | 42 | 300.00 | 12,600.00 | 246.05 | 10,334.10 |
| 30 | 840519(F) | THERMOPLASTIC CROSSWALK AND PAVEMENT MARKING | Like 4 | SQFT | 260 | 7.00 | 1,820.00 | 7.10 | 1,846.00 |
| 31 | 840656(F) | PAINT TRAFFIC STRIPE (2-COAT) | Like 5 | LF | 1,020 | 1.00 | 1,020.00 | 0.58 | 591.60 |
| 32 | 850102(F) | PAVEMENT MARKER (RETROREFLECTIVE) | Like 6 | EA | 40 | 10.00 | 400.00 | 4.75 | 190.00 |
| | | ALT BID SCHEDULE 3 SUB-TOTAL ITEMS 25 - 32 | | | | | 33,010.00 | | 38,512.80 |

| PROJECT TOTAL | 6.127.973.90 | 5 500 000 70 |
|---------------|--------------|--------------|
| ITEMS 1 - 32 | 6,127,973.90 | 5,596,309.70 |

PROJECT: Slurry Seal and Curb Ramp Accessibility Project

For Fiscal Year 2024 - 2025

District 1, Project No. D5-0006, D5-0011 District 2, Project No. D5-0007, D5-0012

District 3, Project No. D5-0008, D5-0013

Advertised: April 30, 2024 (Agenda Item: 3.61)

Addenda: 1(5/13/24), 2(5/17/24)

| BASE BI | D SCHEDULI | E 1 - Slurry Seal Project | | | | Roy Allan Slurry Seal, Santa Fe Springs, CA | | Pavement Coatings C Jurupa Valley, CA 917 | |
|----------|------------|---|------------------|-------|----------|--|--------------|--|--------------|
| ITEM NO. | ITEM CODE | CONTRACTITEM | Like Bid Item | UNITS | QUANTITY | BID UNIT PRICE | BID ESTIMATE | BID UNIT PRICE | BID ESTIMATE |
| 1 | 374207 | CRACK TREATMENT (ROUT AND SEAL RANDOM CRACKS) | | LS | 1 | 381,065.00 | 381,065.00 | 1,177,790.00 | 1,177,790.00 |
| 2 | 150716 | REMOVE PAINTED TRAFFIC STRIPE, PAVEMENT MARKING, AND PAVEMENT MARKERS | | LS | 1 | 178,921.60 | 178,921.60 | 170,000.00 | 170,000.00 |
| 3 | 128650 | PORTABLE CHANGEABLE MESSAGE SIGN | | EA | 6 | 5,400.00 | 32,400.00 | 7,750.00 | 46,500.00 |
| 4 | 375001 | SCREENINGS | Like 1 | SQYD | 49,800 | 4.40 | 219,120.00 | 2.80 | 139,440.00 |
| 5 | 377501 | SLURRY SEAL [TYPE 1] | Like 2 | TON | 4,358 | 290.29 | 1,265,083.82 | 260.00 | 1,133,080.00 |
| 6 | 377501 | SLURRY SEAL [TYPE 2] | Like 3 | TON | 3,116 | 263.05 | 819,663.80 | 238.00 | 741,608.00 |
| 7 | 378000 | MICROSURFACING 2 | | TON | 3,457 | 294.19 | 1,017,014.83 | 241.00 | 833,137.00 |
| 8 | 840519(F) | THERMOPLASTIC CROSSWALK AND PAVEMENT MARKING | Like 4 | SQFT | 38,430 | 7.42 | 285,150.60 | 6.95 | 267,088.50 |
| 9 | 840656(F) | PAINT TRAFFIC STRIPE (2-COAT) | Like 5 | LF | 268,000 | 0.60 | 160,800.00 | 0.57 | 152,760.00 |
| 10 | 850102(F) | PAVEMENT MARKER (RETROREFLECTIVE) | Like 6 | EA | 4,900 | 4.95 | 24,255.00 | 4.55 | 22,295.00 |
| 11 | 010602 | MISCELLANEOUS DIRECTED WORK | | FA | 1 | 180,000.00 | 180,000.00 | 180,000.00 | 180,000.00 |
| 12 | 010601 | OBTAIN ENCROACHMENT PERMIT | | FA | 1 | 20,000.00 | 20,000.00 | 20,000.00 | 20,000.00 |
| 13 | 033901 | MICRO-MILL ASPHALT CONCRETE (4-FT WIDE) | | LF | 6,986 | 3.17 | 22,145.62 | 3.00 | 20,958.00 |
| 14 | 033902 | MICRO-MILL ASPHALT CONCRETE (FULL WIDTH) | | SQFT | 270,600 | 0.23 | 62,238.00 | 0.24 | 64,944.00 |
| 15 | 066061 | CONSTRUCTION ZONE ENHANCEMENT ENFORCEMENT PROGRAM (COZEEP) | | FA | 1 | 100,000.00 | 100,000.00 | 100,000.00 | 100,000.00 |
| | | BASE BID SCHEDULE 1 SUB-TOTAL ITEMS 1 - 15 | | | | | 4,767,858.27 | | 5,069,600.50 |

PROJECT: Slurry Seal and Curb Ramp Accessibility Project

For Fiscal Year 2024 - 2025

District 1, Project No. D5-0006, D5-0011 District 2, Project No. D5-0007, D5-0012

District 3, Project No. D5-0008, D5-0013

717.848.00

Advertised: April 30, 2024 (Agenda Item: 3.61)

Addenda: 1(5/13/24), 2(5/17/24)

Bids Open: 2 pm Date: Wednesday, May 22, 2024

Roy Allan Slurry Seal, Inc. Pavement Coatings Co. ALTERNATIVE BID SCHEDULE 1 - Curb Ramp Accessibility Project Santa Fe Springs, CA 90670 Jurupa Valley, CA 91752 Like Bid ITEM NO. ITEM CODE **CONTRACT ITEM** UNITS QUANTITY **BID UNIT PRICE** BID ESTIMATE BID UNIT PRICE BID ESTIMATE Item 16 150769 REMOVE ASPHALT CONCRETE SQYD 170 72.60 12,342.00 70.00 11.900.00 17 390130 HOT MIX ASPHALT TON 114 366.00 41,724.00 360.00 41,040.00 MINOR CONCRETE (CURB RAMP) 18 017315 FA 33 13,750.00 453,750.00 13.000.00 429,000.00 (CRS 403 - CASE A) 19 731623 MINOR CONCRETE (CURB RAMP) (CASE C) EA 1 13,750.00 13,750.00 13,000.00 13,000.00 20 731504 MINOR CONCRETE (CURB AND GUTTER) 1F 320 122.00 39.040.00 120.00 38,400.00 21 017303 MINOR CONCRETE (SPANDREL) (CRS 209) SQFT 1,920 46.00 88,320.00 45.00 86,400.00 22 731656 CURB RAMP DETECTABLE WARNING SURFACE EA 42 1.485.00 62.370.00 1,450.00 60.900.00 23 066420 ADDITIONAL GRINDING AND GROOVING EA 4 1.638.00 6.552.00 1,550.00 6,200.00 ALT BID SCHEDULE 1 SUB-TOTAL

ALTERNATIVE BID SCHEDULE 2 - Repair of Existing Asphalt Concrete Surfaces

ITEMS 16 - 23

| ITEM NO. | ITEM CODE | CONTRACTITEM | Like Bid Item | UNITS | QUANTITY | BID UNIT PRICE | BID ESTIMATE | BID UNIT PRICE | BID ESTIMATE |
|----------|-----------|---|------------------|-------|----------|----------------|--------------|----------------|--------------|
| 24 | 390095 | REPLACE ASPHALT CONCRETE SURFACING | | CY | 300 | 715.00 | 214,500.00 | 700.00 | 210,000.00 |
| | | ALT BID SCHEDULE 2 SUB-TOTAL ITEM 24 | | | | | 214,500.00 | | 210,000.00 |

686,840.00

PROJECT: Slurry Seal and Curb Ramp Accessibility Project

For Fiscal Year 2024 - 2025

District 1, Project No. D5-0006, D5-0011 District 2, Project No. D5-0007, D5-0012

District 3, Project No. D5-0008, D5-0013

Advertised: April 30, 2024 (Agenda Item: 3.61)

Addenda: 1(5/13/24), 2(5/17/24)

| | | | | | | | 2 | ; | 3 |
|----------|-------------|---|------------------|-------|----------|--|--------------|--|--------------|
| ALTERN | ATIVE BID S | CHEDULE 3 - Slurry Seal Project, City of Riverside | _ | | | Roy Allan Slurry Seal, Santa Fe Springs, CA | | Pavement Coatings C Jurupa Valley, CA 917 | |
| ITEM NO. | ITEM CODE | CONTRACTITEM | Like Bid Item | UNITS | QUANTITY | BID UNIT PRICE | BID ESTIMATE | BID UNIT PRICE | BID ESTIMATE |
| 25 | 374207 | CRACK TREATMENT (ROUT AND SEAL RANDOM CRACKS) | | LS | 1 | 3,200.00 | 3,200.00 | 6,000.00 | 6,000.00 |
| 26 | 150716 | REMOVE PAINTED TRAFFIC STRIPE, PAVEMENT MARKING, AND PAVEMENT MARKERS | | LS | 1 | 3,422.00 | 3,422.00 | 3,300.00 | 3,300.00 |
| 27 | 375001 | SCREENINGS | Like 1 | SQYD | 2,108 | 4.40 | 9,275.20 | 2.80 | 5,902.40 |
| 28 | 377501 | SLURRY SEAL [TYPE 1] | Like 2 | TON | 18 | 290.29 | 5,225.22 | 260.00 | 4,680.00 |
| 29 | 377501 | SLURRY SEAL [TYPE 2] | Like 3 | TON | 42 | 263.05 | 11,048.10 | 238.00 | 9,996.00 |
| 30 | 840519(F) | THERMOPLASTIC CROSSWALK AND PAVEMENT MARKING | Like 4 | SQFT | 260 | 7.42 | 1,929.20 | 6.95 | 1,807.00 |
| 31 | 840656(F) | PAINT TRAFFIC STRIPE (2-COAT) | Like 5 | LF | 1,020 | 0.60 | 612.00 | 0.57 | 581.40 |
| 32 | 850102(F) | PAVEMENT MARKER (RETROREFLECTIVE) | Like 6 | EA | 40 | 4.95 | 198.00 | 4.55 | 182.00 |
| | | ALT BID SCHEDULE 3 SUB-TOTAL ITEMS 25 - 32 | | | | | 34,909.72 | | 32,448.80 |

| PROJECT TOTAL | 5 735 115 99 | |
|---------------|--------------|--------------|
| ITEMS 1 - 32 | 5,735,115.99 | 5,998,889.30 |

PROJECT: Slurry Seal and Curb Ramp Accessibility Project

For Fiscal Year 2024 - 2025

District 1, Project No. D5-0006, D5-0011 District 2, Project No. D5-0007, D5-0012

District 3, Project No. D5-0008, D5-0013

Advertised: April 30, 2024 (Agenda Item: 3.61)

Addenda: 1(5/13/24), 2(5/17/24)

| BASE BI | D SCHEDULI | E 1 - Slurry Seal Project | | | | VSS International, Inc West Sacramento, CA | | All American Asphalt Corona, CA 92879 | |
|----------|------------|---|------------------|-------|----------|---|--------------|--|--------------|
| ITEM NO. | ITEM CODE | CONTRACTITEM | Like Bid Item | UNITS | QUANTITY | BID UNIT PRICE | BID ESTIMATE | BID UNIT PRICE | BID ESTIMATE |
| 1 | 374207 | CRACK TREATMENT (ROUT AND SEAL RANDOM CRACKS) | | LS | 1 | 744,192.70 | 744,192.70 | 870,000.00 | 870,000.00 |
| 2 | 150716 | REMOVE PAINTED TRAFFIC STRIPE, PAVEMENT MARKING, AND PAVEMENT MARKERS | | LS | 1 | 492,850.00 | 492,850.00 | 195,000.00 | 195,000.00 |
| 3 | 128650 | PORTABLE CHANGEABLE MESSAGE SIGN | | EA | 6 | 3,852.00 | 23,112.00 | 8,000.00 | 48,000.00 |
| 4 | 375001 | SCREENINGS | Like 1 | SQYD | 49,800 | 7.00 | 348,600.00 | 4.50 | 224,100.00 |
| 5 | 377501 | SLURRY SEAL [TYPE 1] | Like 2 | TON | 4,358 | 300.00 | 1,307,400.00 | 445.00 | 1,939,310.00 |
| 6 | 377501 | SLURRY SEAL [TYPE 2] | Like 3 | TON | 3,116 | 350.00 | 1,090,600.00 | 315.00 | 981,540.00 |
| 7 | 378000 | MICROSURFACING 2 | | TON | 3,457 | 350.00 | 1,209,950.00 | 325.00 | 1,123,525.00 |
| 8 | 840519(F) | THERMOPLASTIC CROSSWALK AND PAVEMENT MARKING | Like 4 | SQFT | 38,430 | 6.15 | 236,344.50 | 8.00 | 307,440.00 |
| 9 | 840656(F) | PAINT TRAFFIC STRIPE (2-COAT) | Like 5 | LF | 268,000 | 0.59 | 158,120.00 | 0.65 | 174,200.00 |
| 10 | 850102(F) | PAVEMENT MARKER (RETROREFLECTIVE) | Like 6 | EA | 4,900 | 4.82 | 23,618.00 | 5.39 | 26,411.00 |
| 11 | 010602 | MISCELLANEOUS DIRECTED WORK | | FA | 1 | 180,000.00 | 180,000.00 | 180,000.00 | 180,000.00 |
| 12 | 010601 | OBTAIN ENCROACHMENT PERMIT | | FA | 1 | 20,000.00 | 20,000.00 | 20,000.00 | 20,000.00 |
| 13 | 033901 | MICRO-MILL ASPHALT CONCRETE (4-FT WIDE) | | LF | 6,986 | 4.32 | 30,179.52 | 2.00 | 13,972.00 |
| 14 | 033902 | MICRO-MILL ASPHALT CONCRETE (FULL WIDTH) | | SQFT | 270,600 | 0.27 | 73,062.00 | 0.27 | 73,062.00 |
| 15 | | CONSTRUCTION ZONE ENHANCEMENT ENFORCEMENT PROGRAM (COZEEP) | | FA | 1 | 100,000.00 | 100,000.00 | 100,000.00 | 100,000.00 |
| | | BASE BID SCHEDULE 1 SUB-TOTAL ITEMS 1 - 15 | | | | | 6,038,028.72 | | 6,276,560.00 |

PROJECT: Slurry Seal and Curb Ramp Accessibility Project

For Fiscal Year 2024 - 2025

District 1, Project No. D5-0006, D5-0011 District 2, Project No. D5-0007, D5-0012

District 3, Project No. D5-0008, D5-0013

Advertised: April 30, 2024 (Agenda Item: 3.61)

Addenda: 1(5/13/24), 2(5/17/24)

Bids Open: 2 pm Date: Wednesday, May 22, 2024

VSS International, Inc. All American Asphalt ALTERNATIVE BID SCHEDULE 1 - Curb Ramp Accessibility Project West Sacramento, CA 95691 Corona, CA 92879 Like Bid ITEM NO. ITEM CODE CONTRACTITEM UNITS QUANTITY BID UNIT PRICE BID ESTIMATE **BID UNIT PRICE** BID ESTIMATE Item 16 150769 REMOVE ASPHALT CONCRETE SQYD 170 90.95 15.461.50 258.00 43,860.00 17 390130 HOT MIX ASPHALT TON 114 492.20 56,110.80 450.00 51,300.00 MINOR CONCRETE (CURB RAMP) 18 017315 EA 33 17,387.50 573,787.50 20,500.00 676,500.00 (CRS 403 - CASE A) 19 731623 MINOR CONCRETE (CURB RAMP) (CASE C) EA 1 17,387.50 17,387.50 21,500.00 21,500.00 20 731504 MINOR CONCRETE (CURB AND GUTTER) 1 F 320 49,305.60 165.00 154.08 52.800.00 21 017303 MINOR CONCRETE (SPANDREL) (CRS 209) SQFT 1,920 57.78 110.937.60 80.00 153,600.00 22 731656 CURB RAMP DETECTABLE WARNING SURFACE EΑ 42 1,877.85 78.869.70 1.725.00 72.450.00 23 066420 ADDITIONAL GRINDING AND GROOVING EΑ 2.071.52 8.286.08 888.00 3,552.00 ALT BID SCHEDULE 1 SUB-TOTAL 910,146.28 1,075,562.00 ITEMS 16 - 23

ALTERNATIVE BID SCHEDULE 2 - Repair of Existing Asphalt Concrete Surfaces

| ITEM NO. | ITEM CODE | CONTRACTITEM | Like Bid Item | UNITS | QUANTITY | BID UNIT PRICE | BID ESTIMATE | BID UNIT PRICE | BID ESTIMATE |
|----------|-----------|--------------------------------------|------------------|-------|----------|----------------|--------------|----------------|--------------|
| 24 | 390095 | REPLACE ASPHALT CONCRETE SURFACING | | CY | 300 | 904.15 | 271,245.00 | 2,345.00 | 703,500.00 |
| | | ALT BID SCHEDULE 2 SUB-TOTAL ITEM 24 | | | | | 271,245.00 | | 703,500.00 |

PROJECT: Slurry Seal and Curb Ramp Accessibility Project

For Fiscal Year 2024 - 2025

District 1, Project No. D5-0006, D5-0011 District 2, Project No. D5-0007, D5-0012 District 3, Project No. D5-0008, D5-0013

46.700.00

Advertised: April 30, 2024 (Agenda Item: 3.61)

Addenda: 1(5/13/24), 2(5/17/24)

Bids Open: 2 pm Date: Wednesday, May 22, 2024

ITEMS 25 - 32

VSS International, Inc. All American Asphalt ALTERNATIVE BID SCHEDULE 3 - Slurry Seal Project, City of Riverside West Sacramento, CA 95691 Corona, CA 92879 Like Bid ITEM NO. ITEM CODE CONTRACT ITEM QUANTITY UNITS BID UNIT PRICE BID ESTIMATE BID UNIT PRICE BID ESTIMATE CRACK TREATMENT 25 374207 LS 1 2.762.90 2.762.90 32.000.00 32,000.00 (ROUT AND SEAL RANDOM CRACKS) REMOVE PAINTED TRAFFIC STRIPE, PAVEMENT 26 150716 LS 1 6.687.50 6.687.50 3.725.00 3,725.00 MARKING, AND PAVEMENT MARKERS 27 375001 SCREENINGS Like 1 SQYD 2,108 7.00 14.756.00 4.50 9,486.00 28 377501 SLURRY SEAL [TYPE 1] Like 2 TON 18 300.00 5,400.00 445.00 8,010.00 29 377501 SLURRY SEAL [TYPE 2] Like 3 TON 42 350.00 14,700.00 315.00 13,230.00 THERMOPLASTIC CROSSWALK AND 30 840519(F) Like 4 SQFT 260 6.15 1,599.00 8.00 2.080.00 PAVEMENT MARKING 31 840656(F) PAINT TRAFFIC STRIPE (2-COAT) LF Like 5 1.020 0.59 601.80 0.65 663.00 32 850102(F) PAVEMENT MARKER (RETROREFLECTIVE) Like 6 EA 40 4.82 192.80 5.39 215.60 ALT BID SCHEDULE 3 SUB-TOTAL

| PROJECT TOTAL | 7,000,400,00 | 0.405.004.00 |
|---------------|--------------|--------------|
| ITEMS 1 - 32 | 7,266,120.00 | 8,125,031.60 |

69,409,60



COUNTY OF RIVERSIDE

TRANSPORTATION AND LAND MANAGEMENT AGENCY

Transportation Department

Hector D. Davila, P.E. Deputy for Transportation/ Capital Projects

Russell Williams
Deputy for Transportation/
Planning and Development

ADDENDUM NUMBER 1

Dated May 13, 2024

to the Specifications and Contract Documents for the construction of

Slurry Seal and Curb Ramp Accessibility Project For Fiscal Year 2024-2025

District 1, Project No. D5-0006, D5-0011 District 2, Project No. D5-0007, D5-0012 District 3, Project No. D5-0008, D5-0013

Bids Due: Wednesday, May 22, 2024; 2:00 p.m.

14th Street Transportation Annex 3525 14th Street; Riverside, CA 92501

(951) 955-6780

This Addendum is issued pursuant to the Instructions to Bidders, Item No. 8, of the Contract Documents for the reference project. This Addendum is issued as a supplement to the specification and special provisions for the referenced project. The revisions to the specifications shall become a part of the Contract Documents, and each bidder shall acknowledge receipt thereof on the Bid (Proposal). Bidders are directed to sign this addendum as acknowledged and attach the signed addendum to the contractor's submitted proposal.

Note: During the advertisement period of this project, this document and attachments (if any) are available upon request at the office of the Transportation Department, and are available as a free download at the Transportation Department's website:

https://trans.rctlma.org/notices-inviting-bids

MODIFICATIONS/ CLARIFICATIONS TO SPECIAL PROVISIONS:

Item 1: Revised Proposal

Refer to "Proposal" pages B2-B4. Delete and replace "Proposal" (pages B2-B4) with "Proposal (Revised)" attached herewith as **Attachment "A".**

Note: Revisions made to the proposal by Addendum No. 1 are written with blue font/numbers in Attachment "A".

- a. Quantity has been revised for the following items:
 - Item 6, SLURRY SEAL [TYPE 2]
 - Item 7. MICROSURFACING 2
 - Item 8, THERMOPLASTIC CROSSWALK AND PAVEMENT MARKING
 - Item 9, PAINT TRAFFIC STRIPE (2-COAT)
 - Item 10, PAVEMENT MARKER (RETROREFLECTIVE)

Addendum No. 1

Slurry Seal and Curb Ramp Accessibility Project, For Fiscal Year 2024-2025

District 1, Project No. D5-0006, D5-0011

District 2, Project No. D5-0007, D5-0012

District 3, Project No. D5-0008, D5-0013

May 13, 2024 Page 2 of 5

Item 2: Thermoplastic Traffic Stripes and Pavement Markings

Refer to Section 84-2.03C(2), Thermoplastic Traffic Stripes and Pavement Markings, on page 70 of the Special Provisions. The following provisions are added to Section 84-2.03C(2), and made part herby:

Continental Crosswalk

Thermoplastic Continental Crosswalk shall be installed in conformance with Yellow Continental Crosswalk detail and these Special Provisions. Continental crosswalk shall be installed at the locations shown below and shall replace the existing crosswalk pavement markings. Continental crosswalk must conform to the dimensions, notes and details provided in the Yellow Continental Crosswalk detail) attached herewith as **Attachment** "B".

| District | PLANS | INTER | SECTION |
|----------|----------|-----------------|---------------------|
| District | SHEET | ROAD NAME | CROSS STREET |
| 1 | 13 of 24 | HIGHLAND AVE | CENTER ST |
| 1 | 13 of 24 | TRANSIT AVE | CENTER ST |
| 1 | 13 of 24 | PROSPECT AVE | CENTER ST |
| 1 | 15 of 24 | WOOD RD | CITRUS HILL HS DWY |
| 1 | 14 of 24 | WOOD RD | MARKHAM ST |
| 1 | 14 of 24 | MARKHAM ST | PARSONS RD |
| 2 | 8 of 24 | BLACKBURN RD | GREENTREE DR |
| 2 | 8 of 24 | BLACKBURN RD | ORANGEWOOD LN |
| 2 | 8 of 24 | BLACKBURN RD | VICTORIA GROVE PKWY |
| 3 | 18 of 24 | WASHINGTON ST | ABELIA ST (SIGNAL) |
| 3 | 19 of 24 | POURROY RD | ENCANTO/BROWNING |
| 3 | 20 of 24 | N GEN KEARNY RD | FINBROOK RD |
| 3 | 20 of 24 | WILLOWS AVE | N GEN KEARNY RD |
| 3 | 19 of 24 | POURROY RD | PROMONTORY PKWY |
| 3 | 19 of 24 | POURROY RD | SKYVIEW RD |
| 3 | 20 of 24 | N GEN KEARNY RD | SUMMERSIDE ST |
| 3 | 21 of 24 | MILAT ST | VINE CLIFF ST |

Addendum No. 1 Slurry Seal and Curb Ramp Accessibility Project, For Fiscal Year 2024-2025 District 1, Project No. D5-0006, D5-0011

District 2, Project No. D5-0007, D5-0012 District 3, Project No. D5-0008, D5-0013

May 13, 2024 Page 3 of 5

MODIFICATIONS / CLARIFICATIONS TO THE PLANS:

Item 3: Plan revisions. Refer to plan sheets for Slurry Seal and Curb Ramp Accessibility Project, For Fiscal Year 2024-2025, Districts 1, 2, and 3. The following modifications are made a part of the plans hereby:

Plans Sheet 6 of 24 – The following revisions are made to the Road & Treatment Index tables. Limits and areas are hereby revised for two segments of La Sierra Avenue, and one segment of Temescal Canyon Road. As a result, total quantities for Slurry Seal Type II and Microsurface 2 are also revised:

| PAGE | SUPV. | MAINT. | ROAD NAME | | LIMITS | Length | Width | Area | WORK |
|------|-------|--------|---------------------|--------------------------|-------------------------|--------|-------|------------|---------------------|
| PAGE | DIST. | DIST. | | From | То | (FT) | (FT) | (SQ YD) | DESC. |
| | | SLURR | Y SEAL TYPE 2 (SS2) | | | | | | |
| 31 | 2 | 11 | LA SIERRA AVE | CAJALCO RD | 670' N CAJALCO RD | 670 | 32 | 2382 | Slurry Seal Type II |
| 31 | 2 | 11 | LA SIERRA AVE | 670' N CAJALCO RD | 5085' N CAJALCO RD | 4415 | 50 | 24528 | Slurry Seal Type II |
| | | | | | Total SS2 | 82,361 | LF | 387,849 SY | |
| | | MICROS | SURFACE 2 (MICRO2) | | | | | | |
| 33C | 2 | 11 | TEMESCAL CANYON RD | 2962' N DAWSON CANYON RD | 300' N DAWSON CANYON RD | 2662 | 76 | 22497 | Microsurface2 |
| | | | | | Total Micro2 | 48,010 | LF | 301,807 SY | |

Plans Sheet 9 of 24 - Sheet 9 of 24 is revised and issued as Attachment "C".

Note: Center and edge Rumble Strip exists on La Sierra Avenue between Cajalco Road and El Sobrante Road. Contractor shall protect existing rumble strip in place.

Delete and replace Sheet 9 of 24 from the set.

Note: Revised plan sheet(s) is (are) posted on the County website and available for download during the advertisement period.

https://trans.rctlma.org/notices-inviting-bids

Plans Sheet 23 of 24 – The following revisions are made to the Road Index tables. Limits and areas are hereby revised for two segments of La Sierra Avenue:

| PAGE | SUPV. | MAINT. | ROAD NAME | LIMITS | | | Width | Area | WORK |
|-------|-------|--------|---------------|-------------------|--------------------|------|-------|---------|---------------------|
| · AGE | DIST. | DIST. | | From | То | (FT) | (FT) | (SQ YD) | DESC. |
| | | | ı | | | | | | |
| 31 | 2 | 11 | LA SIERRA AVE | CAJALCO RD | 670' N CAJALCO RD | 670 | 32 | 2382 | Slurry Seal Type II |
| 31 | 2 | 11 | LA SIERRA AVE | 670' N CAJALCO RD | 5085' N CAJALCO RD | 4415 | 50 | 24528 | Slurry Seal Type II |

Plans Sheet 24 of 24 – The following revisions are made to the Road Index tables. Limits and area are hereby revised for one segment of Temescal Canyon Road:

| PAGE | SUPV. | MAINT. | ROAD NAME | | Length | Width | Area (SQ YD) | WORK | |
|---------|-------|--------|---------------------------------|--------------------------|-------------------------|-------|-----------------|-------|---------------|
| DIST. C | | DIST. | Calculation of the state of the | From | То | (FT) | | (FT) | DESC. |
| | | | T | | | | | | |
| 33C | 2 | 11 | TEMESCAL CANYON RD | 2962' N DAWSON CANYON RD | 300' N DAWSON CANYON RD | 2662 | 76 | 22497 | Microsurface2 |

Addendum No. 1
Slurry Seal and Curb Ramp Accessibility Project, For Fiscal Year 2024-2025
District 1, Project No. D5-0006, D5-0011
District 2, Project No. D5-0007, D5-0012
District 3, Project No. D5-0008, D5-0013
May 13, 2024
Page 4 of 5

ATTACHMENTS

- A Revised Proposal (3 pages)
- **B Yellow Continental Crosswalk Detail (1 page)**
- C Revised Plan Sheet (1 sheet)

Slurry Seal and Curb Ramp Accessibility Project, For Fiscal Year 2024-2025 District 1, Project No. D5-0006, D5-0011 District 2. Project No. D5-0007. D5-0012 District 3, Project No. D5-0008, D5-0013 May 13, 2024 Page 5 of 5 This addendum has been prepared under the direction of the following registered Civil Engineer(s): Recommended by: PROFESSION4 Elmer Datuin No. C- 60542 Elmer Datuin, PE **Engineering Project Manager CIVIL** Concurrence: Cesar Tolentino Cesar Tolentino, PE **Engineering Division Manager**

JRJ: jrj:jr

Acknowledged:

Addendum No. 1

Note: Refer to Instruction to Bidders Item No. 8, "Addenda". Submission of all addendum pages and non-bidding document attachments of addendum are not necessary for Bid submittal. Submittal of this acknowledgement page is adequate for Bid reception. Bidders are reminded to list addendum number(s) received on the first page of the Bid form (Proposal).

(Contractor)

Date:

Slurry Seal and Curb Ramp Accessibility Project

ATTACHMENT "A"

For Fiscal Year 2024 - 2025

District 1, Project No. D5-0006, D5-0011

District 2, Project No. D5-0007, D5-0012

District 3, Project No. D5-0008, D5-0013

REVISED PROPOSAL

| ITEM No. | ITEM CODE | ITEM | Like Bid Item* | UNIT | ESTIMATED QUANTITY | ITEM PRICE (IN FIGURES) | TOTAL (IN FIGURES) | |
|-------------|---|--|----------------------|------|--------------------|----------------------------|-----------------------|--|
| BASE | BASE BID SCHEDULE - Slurry Seal Project | | | | | | | |
| 1 | 374207 | CRACK TREATMENT (ROUT AND SEAL RANDOM CRACKS) | | LS | 1 | | | |
| 2 | 150716 | REMOVE PAINTED TRAFFIC STRIPE, PAVEMENT MARKING, AND PAVEMENT MARKERS | | LS | 1 | | | |
| 3 | 128650 | PORTABLE CHANGEABLE MESSAGE SIGN | | EA | 6 | | | |
| 4 | 375001 | SCREENINGS | Like 1 | SQYD | 49,800 | | | |
| 5 | 377501 | SLURRY SEAL [TYPE 1] | Like 2 | TON | 4,358 | | | |
| 6 | 377501 | SLURRY SEAL [TYPE 2] | Like 3 | TON | 3,116 | | | |
| 7 | 378000 | MICROSURFACING 2 | | TON | 3,457 | | | |
| 8 | 840519(F) | THERMOPLASTIC CROSSWALK AND PAVEMENT MARKING | Like 4 | SQFT | 38,430 | | | |
| 9 | 840656(F) | PAINT TRAFFIC STRIPE (2-COAT) | Like 5 | LF | 268,000 | | | |
| 10 | 850102(F) | PAVEMENT MARKER (RETROREFLECTIVE) | Like 6 | EA | 4,900 | | | |
| 11 | 010602 | MISCELLANEOUS DIRECTED WORK | | FA | 1 | 180,000.00 | 180,000.00 | |
| 12 | 010601 | OBTAIN ENCROACHMENT PERMIT | | FA | 1 | 20,000.00 | 20,000.00 | |
| 13 | 033901 | MICRO-MILL ASPHALT CONCRETE (4-FT WIDE) | | LF | 6,986 | | | |
| 14 | 033902 | MICRO-MILL ASPHALT CONCRETE (FULL WIDTH) | | SQFT | 270,600 | | | |
| 15 | 066061 | CONSTRUCTION ZONE ENHANCEMENT ENFORCEMENT PROGRAM (COZEEP) | | FA | 1 | 100,000.00 | 100,000.00 | |

| BASE BID | | |
|------------|---------|----|
| SUB-TOTAL: | | \$ |
| ITEMS 1-15 | "WORDS" | |

^{*} NOTE: See Instructions to Bidders, Section 16 "Like Bid Items", on page A9 and A10; corrections will apply if Like Bid items cost discrepancies are submitted.

REVISED PROPOSAL

| ITEM No. | ITEM CODE | ITEM | Like Bid Item* | UNIT | ESTIMATED QUANTITY | ITEM PRICE (IN FIGURES) | TOTAL (IN FIGURES) |
|--|--------------|--|----------------------|------|--------------------|----------------------------|-----------------------|
| ALTERNATIVE BID SCHEDULE 1 - Curb Ramp Accessibility Project | | | | | | | |
| 16 | 150769 | REMOVE ASPHALT CONCRETE | | SQYD | 170 | | |
| 17 | 390130 | HOT MIX ASPHALT | | TON | 114 | | |
| 18 | 017315 | MINOR CONCRETE (CURB RAMP) (CRS 403 - CASE A) | | EA | 33 | | |
| 19 | 731623 | MINOR CONCRETE (CURB RAMP) (CASE C) | | EA | 1 | | |
| 20 | 731504 | MINOR CONCRETE (CURB AND GUTTER) | | LF | 320 | | |
| 21 | 017303 | MINOR CONCRETE (SPANDREL) (CRS 209) | | SQFT | 1,920 | | |
| 22 | 731656 | CURB RAMP DETECTABLE WARNING SURFACE | | EA | 42 | | |
| 23 | 066420 | ADDITIONAL GRINDING AND GROOVING | | EA | 4 | | |
| ALT. BID SCH. 1 SUB-TOTAL: ITEMS 16-23 "WORDS" | | | | | | | \$ |
| 24 | 390095 | CHEDULE 2 - Repair of Existing Asphalt Concrete Surf REPLACE ASPHALT CONCRETE SURFACING | | CY | 200 | | |
| | | NET BIOLING TIMET GOTTONETE GOTT NOTICE | | O1 | 300 | | |
| | D SCH. 2 | | | | | | \$ |
| SUB-TOTAL: ITE M 24 | | | PDS" | | | | Ψ |

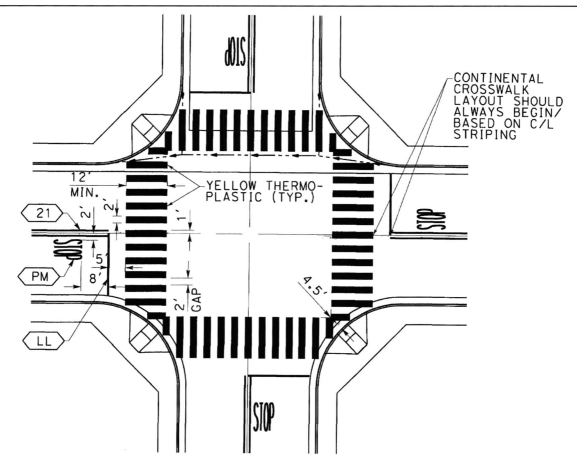
ISSUED BY ADDENDUM No. 1 ATTACHMENT "A"

REVISED PROPOSAL

| ITEM No. | ITEM CODE | ITEM | Like Bid Item* | UNIT | ESTIMATED QUANTITY | ITEM PRICE (IN FIGURES) | TOTAL (IN FIGURES) |
|----------------------------|---------------------|---|----------------------|-----------|--------------------|----------------------------|-----------------------|
| ALTER | NATIVE BID S | SCHEDULE 3 - Slurry Seal Project, City of Riverside | | | | | |
| 25 | 374207 | CRACK TREATMENT (ROUT AND SEAL RANDOM CRACKS) | | LS | 1 | | |
| 26 | 150716 | REMOVE PAINTED TRAFFIC STRIPE, PAVEMENT MARKING, AND PAVEMENT MARKERS | | LS | 1 | | |
| 27 | 375001 | SCREENINGS | Like 1 | SQYD | 2,108 | | |
| 28 | 377501 | SLURRY SEAL [TYPE 1] | Like 2 | TON | 18 | 100 | |
| 29 | 377501 | SLURRY SEAL [TYPE 2] | Like 3 | TON | 42 | | |
| 30 | 840519(F) | THERMOPLASTIC CROSSWALK AND PAVEMENT MARKING | Like 4 | SQFT | 260 | | |
| 31 | 840656(F) | PAINT TRAFFIC STRIPE (2-COAT) | Like 5 | LF | 1,020 | | |
| 32 | 850102(F) | PAVEMENT MARKER (RETROREFLECTIVE) | Like 6 | EA | 40 | | |
| ALT. BI SUB-TO ITEMS | | "WO | RDS" | | | | \$ |
| * NOTE submit | | tions to Bidders, Section 16 "Like Bid Items", on page | A9 and A | 10; corre | ections will app | oly if Like Bid items c | ost discrepancies are |
| PROJE | CT TOTAL: 1 - 32 | | RDS" | | | | .\$ |

SSUED BY ADDENDUM No. 1, ATTACHMENT "B"

YELLOW CONTINENTAL CROSSWALK DETAIL



YELLOW CONTINENTAL CXW

NTS

NOTES:

- CONTINENTAL CROSSWALK MARKINGS SHALL BE ALIGNED PARALLEL TO THE DIRECTION OF VEHICLE TRAVEL.
- 2. LIMIT LINES SHALL BE INSTALLED A MINIMUM OF 5 FEET IN ADVANCE OF MARKED CROSSWALKS FOR THE APPROACH LANES AT ALL CONTROLLED CROSSINGS PER CALTRANS STD PLAN A24E
- 3. CROSSWALK MARKINGS SHALL BE CALIFORNIA MANUAL ON UNIFORM TRAFFIC CONTROL DEVICES (CA-MUTCD) RETROREFLECTIVITY COMPLIANT AND SKID RESISTANT.
- 4. CONTINENTAL CROSSWALKS SHALL BE IN THERMOPLASTIC YELLOW FOR SCHOOL CROSSINGS PER CALTRANS STD PLAN A24F.

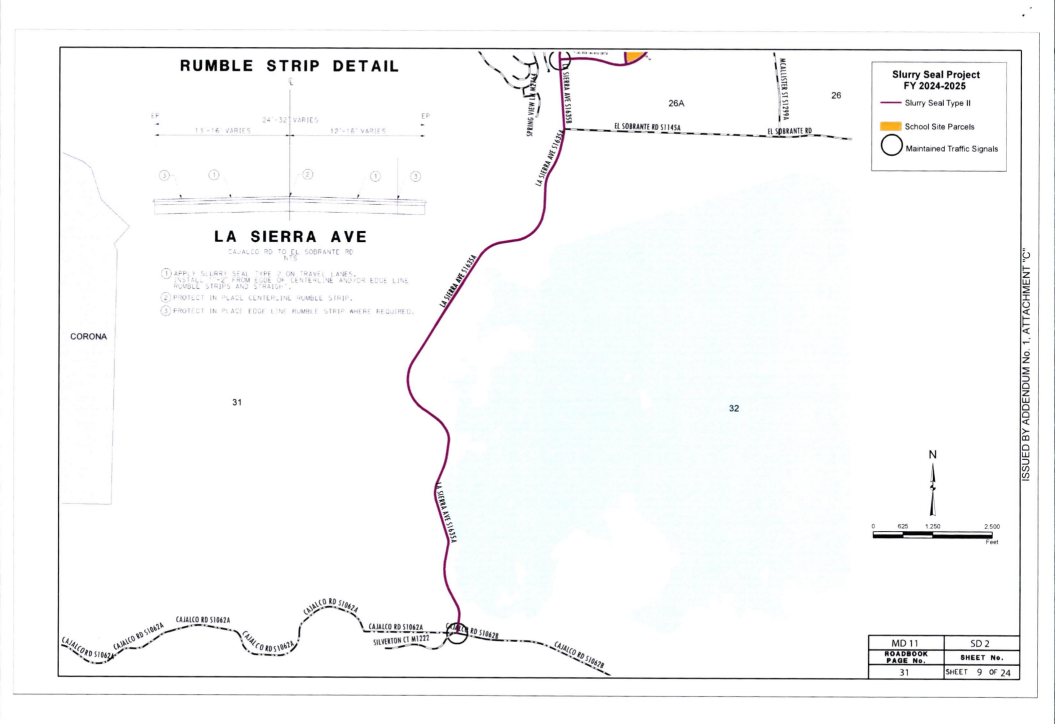
COUNTY OF RIVERSIDE

YELLOW CONTINENTAL

CROSSWALK

NOT TO SCALE

BP_5-8-24





COUNTY OF RIVERSIDE

TRANSPORTATION AND LAND MANAGEMENT AGENCY

Transportation Department

Hector D. Davila, P.E. Deputy for Transportation/ Capital Projects

Russell Williams
Deputy for Transportation/
Planning and Development

ADDENDUM NUMBER 2

Dated May 17, 2024

to the Specifications and Contract Documents for the construction of

Slurry Seal and Curb Ramp Accessibility Project For Fiscal Year 2024-2025

District 1, Project No. D5-0006, D5-0011 District 2, Project No. D5-0007, D5-0012 District 3, Project No. D5-0008, D5-0013

Bids Due: Wednesday, May 22, 2024; 2:00 p.m.

14th Street Transportation Annex 3525 14th Street; Riverside, CA 92501

(951) 955-6780

This Addendum is issued pursuant to the Instructions to Bidders, Item No. 8, of the Contract Documents for the reference project. This Addendum is issued as a supplement to the specification and special provisions for the referenced project. The revisions to the specifications shall become a part of the Contract Documents, and each bidder shall acknowledge receipt thereof on the Bid (Proposal). Bidders are directed to sign this addendum as acknowledged and attach the signed addendum to the contractor's submitted proposal.

Note: During the advertisement period of this project, this document and attachments (if any) are available upon request at the office of the Transportation Department, and are available as a free download at the Transportation Department's website:

https://trans.rctlma.org/notices-inviting-bids

MODIFICATIONS/ CLARIFICATIONS TO SPECIAL PROVISIONS:

Item 1: Screenings

Refer to Section 37-2.08(2b), Screenings, on page 33 of the Special Provisions. The following provisions are deleted and replaced, and made part herby:

37-2.08(2b) Screenings:

Screenings shall conform to Section 37-2.03B, "Materials" of the Standard Specifications and shall be Medium Fine meeting the requirements below:

| Seal Coat Type | Size of Screenings |
|----------------|--------------------|
| Medium Fine | 5/16" max |
| Fine | 1/4" max |

Addendum No. 2 Slurry Seal and Curb Ramp Accessibility Project, For Fiscal Year 2024-2025 District 1, Project No. D5-0006, D5-0011 District 2, Project No. D5-0007, D5-0012 District 3, Project No. D5-0008, D5-0013 May 17, 2024 Page 2 of 3

The application rate of screenings shall be:

| Seal Coat Type | Spread Rate Ibs/SQYD |
|----------------|-------------------------|
| Medium Fine | 16 to 25 |
| Fine | 12-20 |

The exact rate will be determined by the Engineer.

Addendum No. 2 Slurry Seal and Curb Ramp Accessibility Project, For Fiscal Year 2024-2025 District 1, Project No. D5-0006, D5-0011 District 2, Project No. D5-0007, D5-0012 District 3, Project No. D5-0008, D5-0013 May 17, 2024 Page 3 of 3 This addendum has been prepared under the direction of the following registered Civil Engineer(s): Recommended by:

Elmer Datuin, PE

Engineering Project Manager



Concurrence:

Joel Jimenez, PE

Engineering Project Manager

Acknowledged: Date: (Contractor)

JRJ: jrj:jr

Note: Refer to Instruction to Bidders Item No. 8, "Addenda". Submission of all addendum pages and nonbidding document attachments of addendum are not necessary for Bid submittal. Submittal of this acknowledgement page is adequate for Bid reception. Bidders are reminded to list addendum number(s) received on the first page of the Bid form (Proposal).